Attachment A

Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

CROWN CASTLE FIBER LLC,

Complainant,

v.

File No.

COMMONWEALTH EDISON COMPANY,

Respondent.

DECLARATION OF REBECCA HUSSEY

I, REBECCA HUSSEY, declare as follows:

- 1. I am Utility Relations Counsel of Crown Castle Fiber LLC ("Crown Castle").
- 2. I have served as Utility Relations Counsel since November 2017. I was previously Associate General Counsel for Lightower Fiber Networks.
- 3. I make this Declaration in support of Crown Castle's Pole Attachment Complaint in the above-captioned case. I know the following of my own personal knowledge.
- 4. Crown Castle has installed and continues to install fiber optic lines and wireless facilities on ComEd poles in the Chicago area pursuant to three pole attachment agreements that were executed by Crown Castle NG Central LLC (which at the time was NextG Networks of Illinois, Inc.) ("Crown Castle NG"), Sunesys, LLC (which at the time was Sunesys, Inc.) ("Sunesys"), and Lightower Fiber Networks II, LLC (which at the time was Sidera Networks d/b/a Lightower Fiber Networks) ("Lightower").

- 5. On December 22, 2004, Crown Castle (at the time operating under the name NextG Networks of Illinois, Inc.) and ComEd entered into a pole attachment agreement (the "Crown Castle Pole Attachment Agreement") that permits Crown Castle to attach fiber and wireless attachments to ComEd poles. A copy of the Crown Castle Pole Attachment Agreement is attached Exhibit 1.
- 6. On May 5, 2005, Sunesys, Inc., which was later acquired by Crown Castle, and ComEd entered into a pole attachment agreement (the "Sunesys Pole Attachment Agreement") that permits Crown Castle to attach fiber optic and related attachments to ComEd poles. A copy of the Sunesys Pole Attachment Agreement is attached Exhibit 2.
- 7. On July 26, 2013, Sidera Networks d/b/a Lightower Fiber Networks, which was later acquired by Crown Castle, and ComEd entered into a pole attachment agreement (the "Lightower Pole Attachment Agreement") that permits Crown Castle to attach fiber optic and related attachments to ComEd poles. A copy of the Lightower Pole Attachment Agreement is attached Exhibit 3.
- 8. Attached as Exhibit 4 to this Declaration are transfer of control approvals from the Federal Communications Commission that evidence Crown Castle's acquisition of all three of the aforementioned companies.
- 9. On May 23, 2018, Lightower Fiber Networks II, LLC notified the Illinois

 Commerce Commission that it changed its name to Crown Castle Fiber LLC. Attached to this

 Declaration as Exhibit 5 is this notification.
- Crown Castle Fiber LLC provides telecommunications services in the State of
 Illinois pursuant to the Certificate of Service Authority, Certificate of Exchange Service

Authority, and Certificate of Interexchange Service Authority attached to this Declaration as

Exhibit 6.

11. On December 31, 2018, Crown Castle NG and Sunesys, both of which were

affiliates of Crown Castle Fiber LLC, consolidated into Crown Castle Fiber LLC, and

consequently, cancelled their Certificates of Service Authority to provide telecommunications

services in the State of Illinois. Attached as Exhibit 7 are Orders from the Illinois Commerce

Commission that approve these cancellations.

12. Crown Castle provides telecommunications services to wireless carriers and to

other large enterprise customers. When it provides telecommunications service to wireless

carriers, Crown Castle typically does so via a service it calls "RF transport service." Crown

Castle typically provides "RF transport service" using fiber optic lines to transport

communications between remote wireless equipment called "Nodes" (consisting of antennas and

related equipment) that are located on poles in the public rights of way and centralized hub

facilities. Thus, Crown Castle attaches equipment that is "wireless" in nature, as well as

equipment that is "wireline" in nature to ComEd poles

I declare under penalty of perjury under the laws of the United States that the foregoing is true

and correct to the best of my knowledge.

Rebecca Hussey

Dated: June 17, 2019

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CCF 000004

Exhibit 1



POLE ATTACHMENT AGREEMENT DISTRIBUTION INFRASTRUCTURE

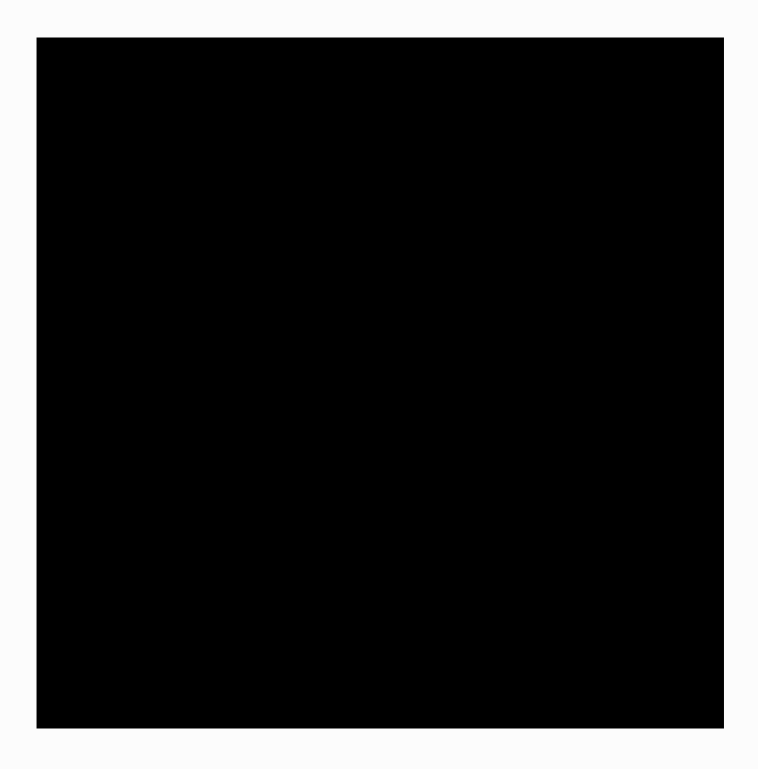
Between

Commonwealth Edison Company

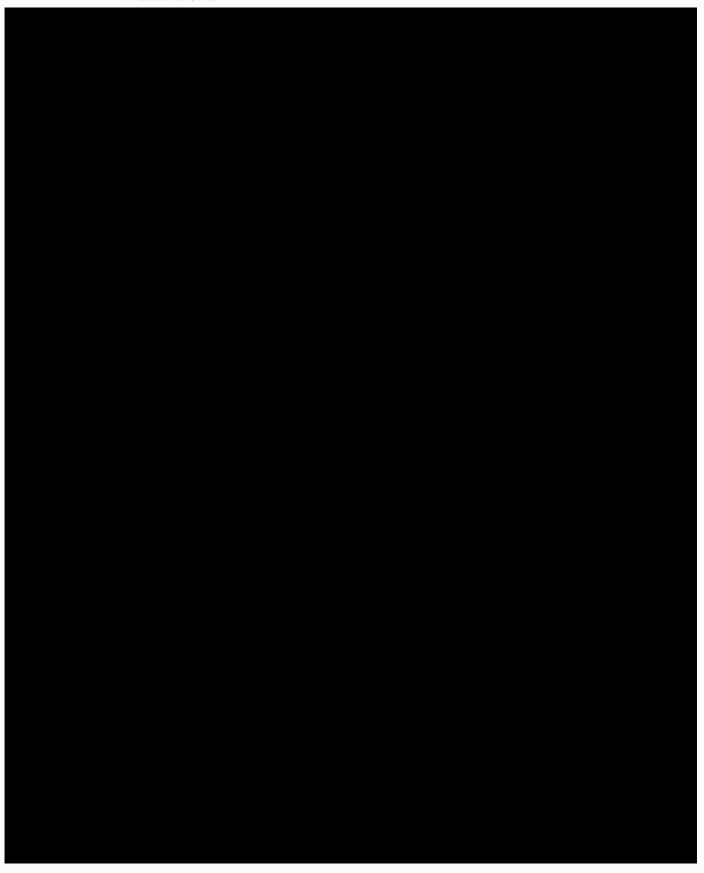
and

NextG Networks of Illinois, Inc.

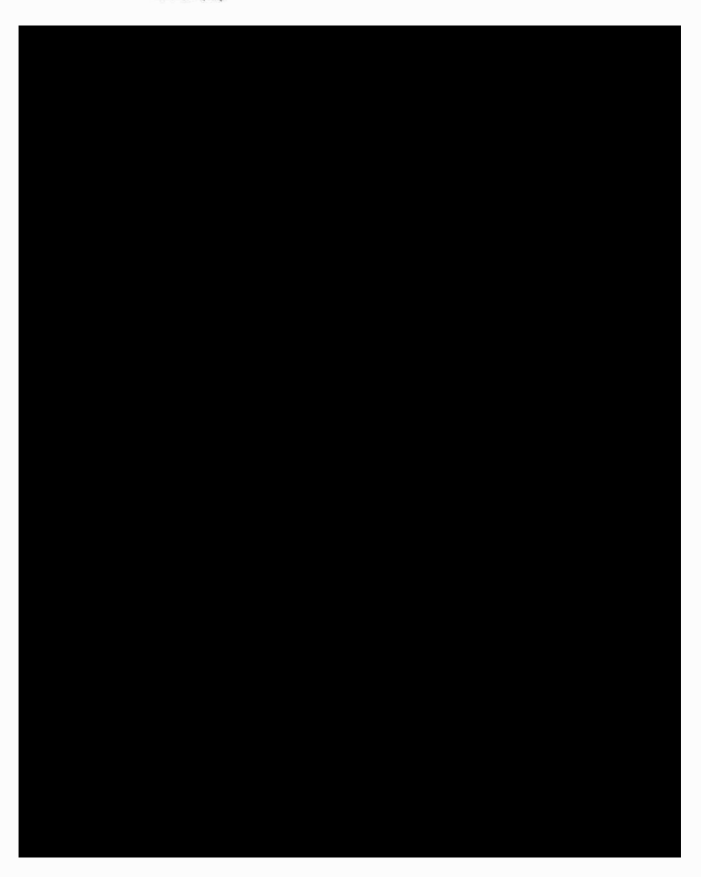




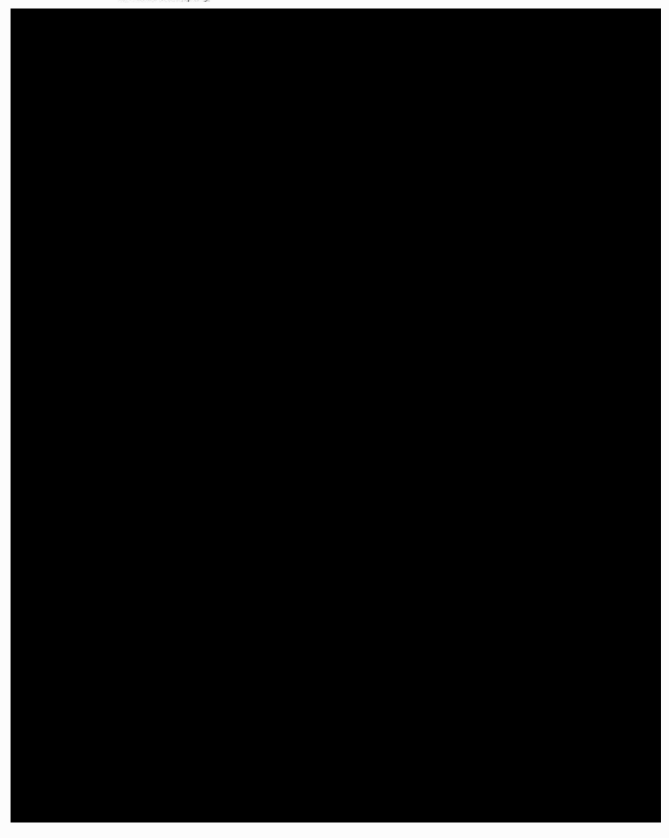




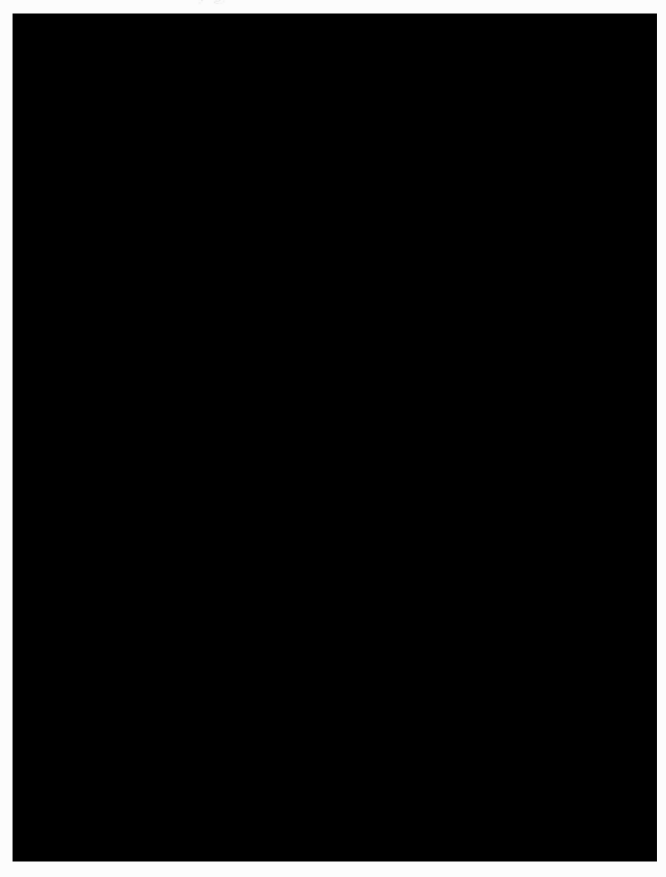




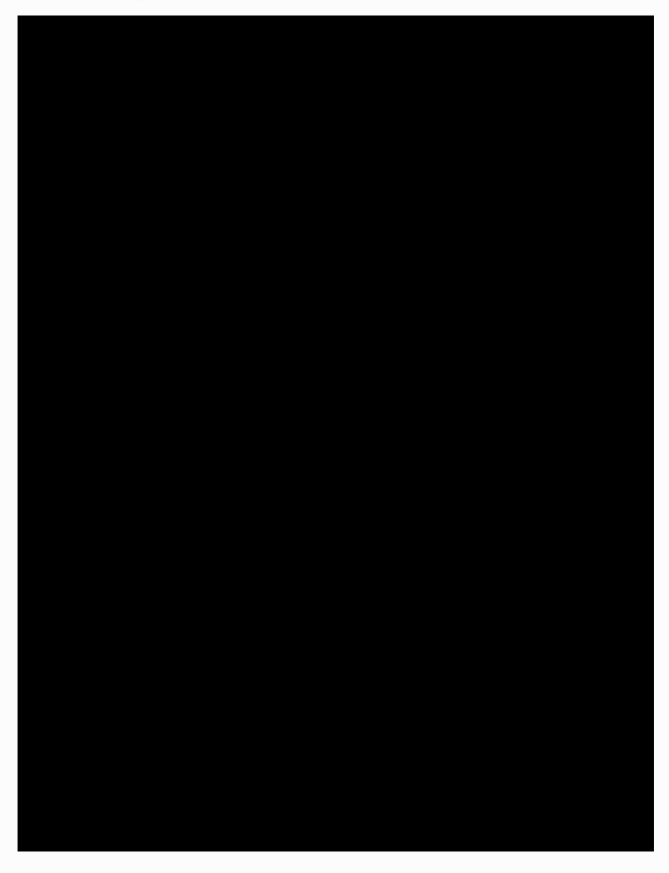




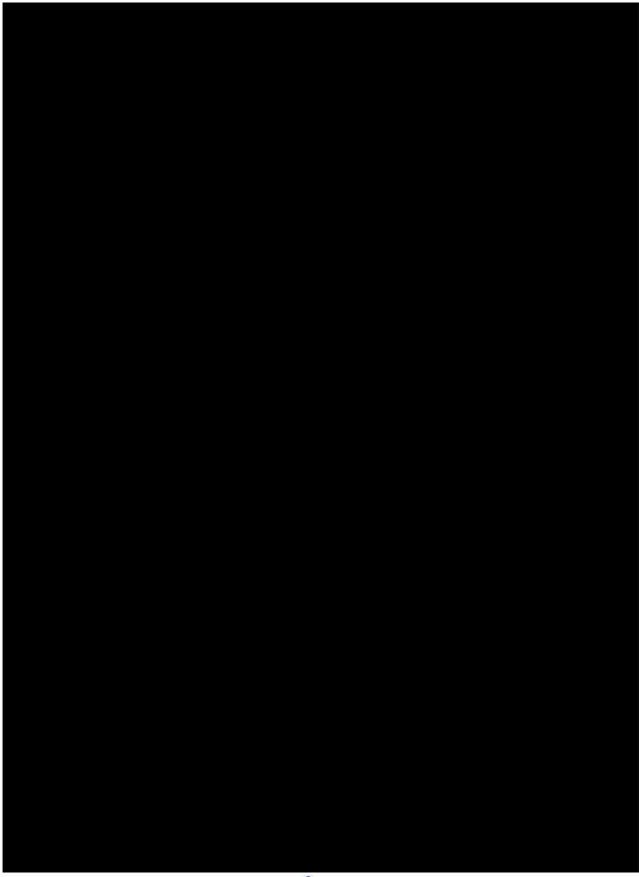




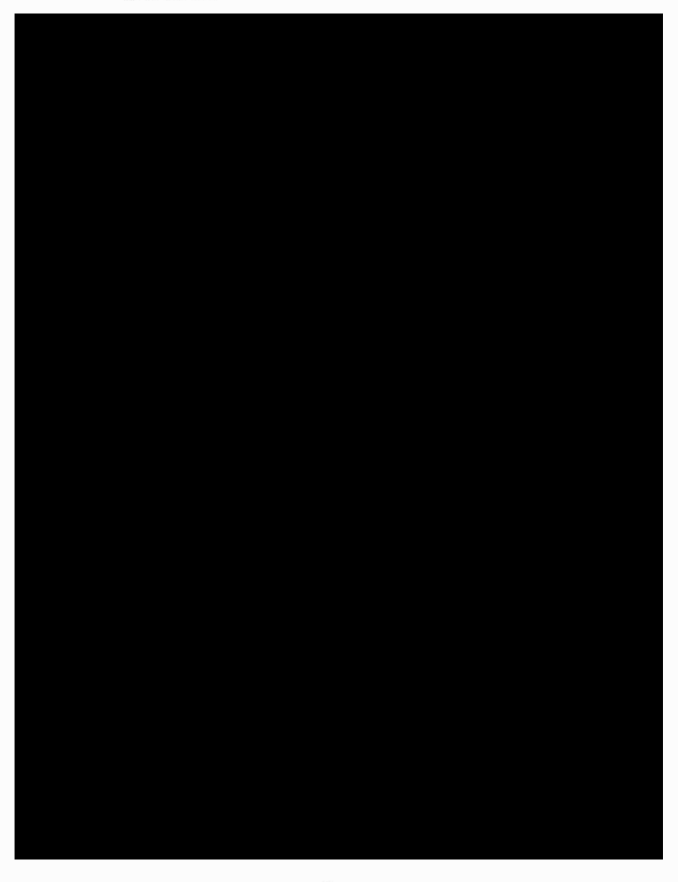




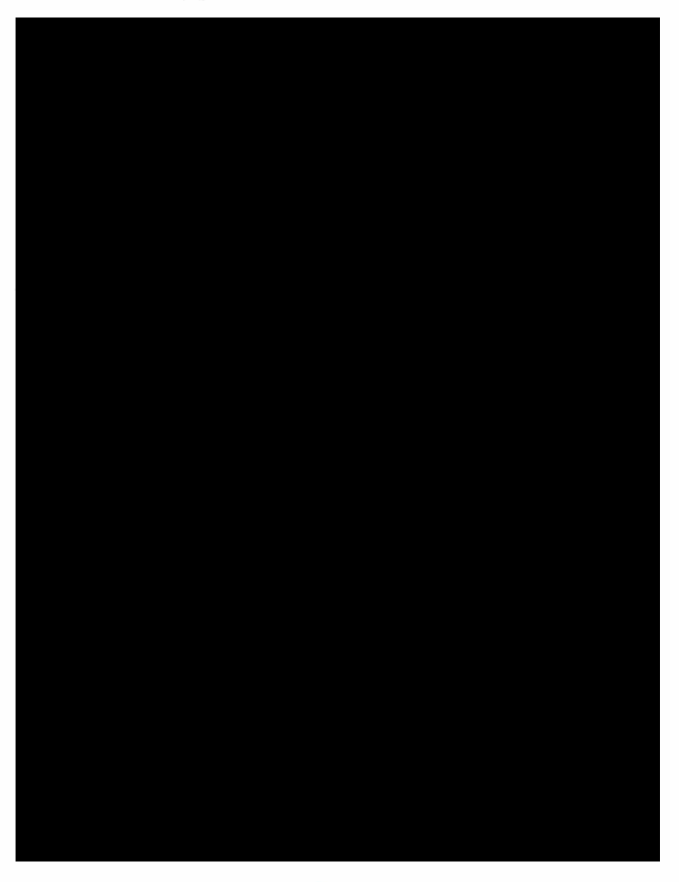




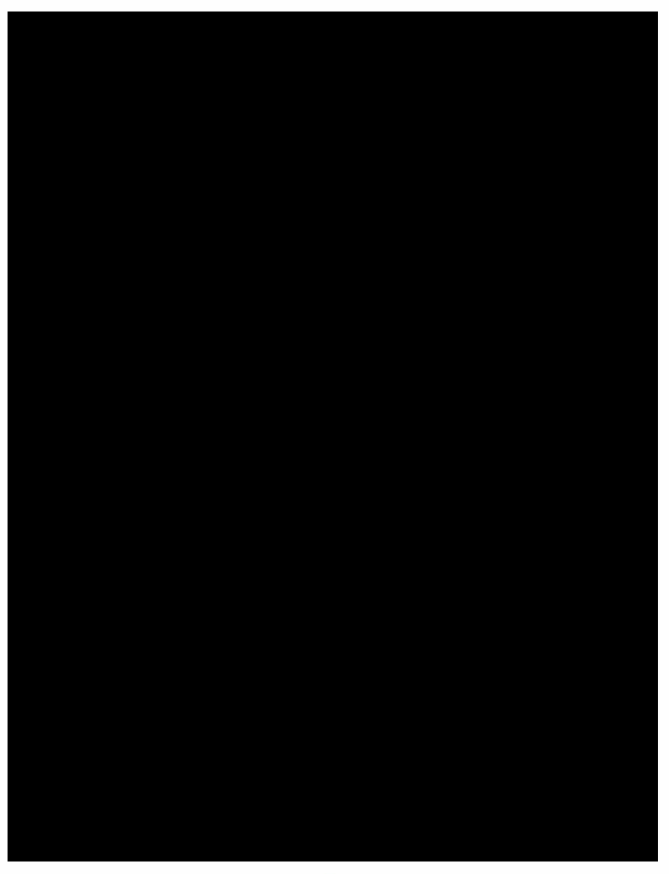




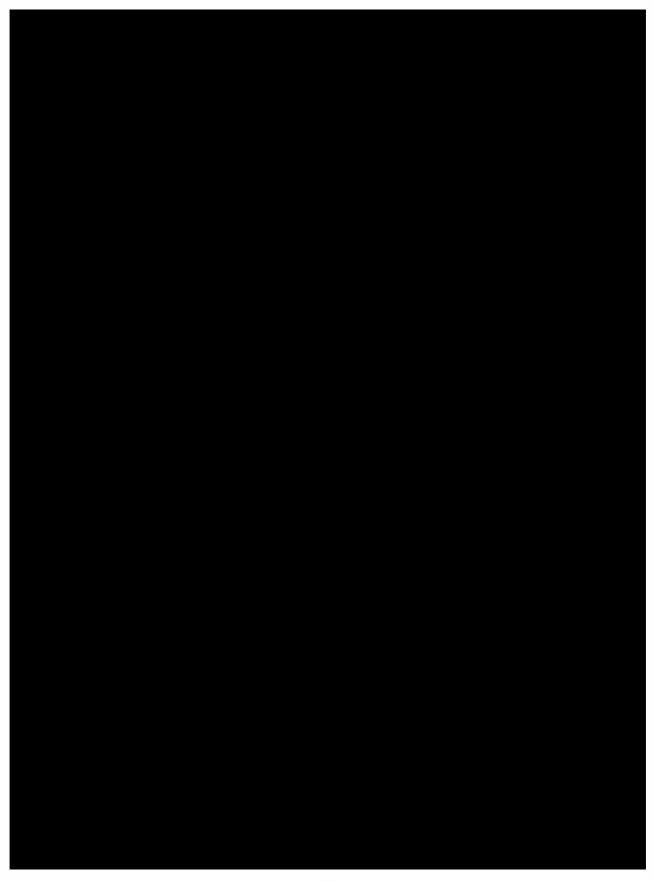




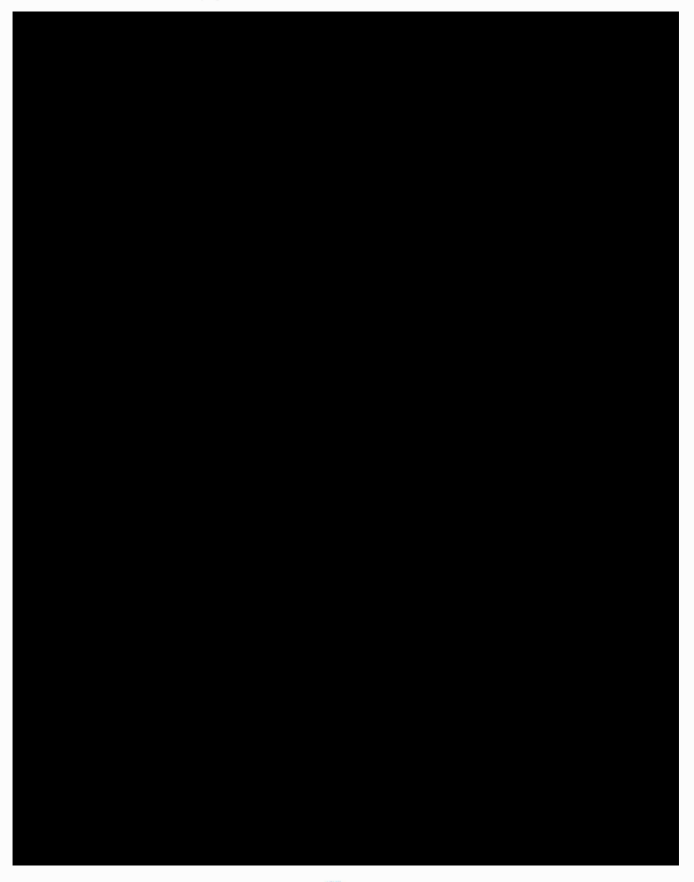




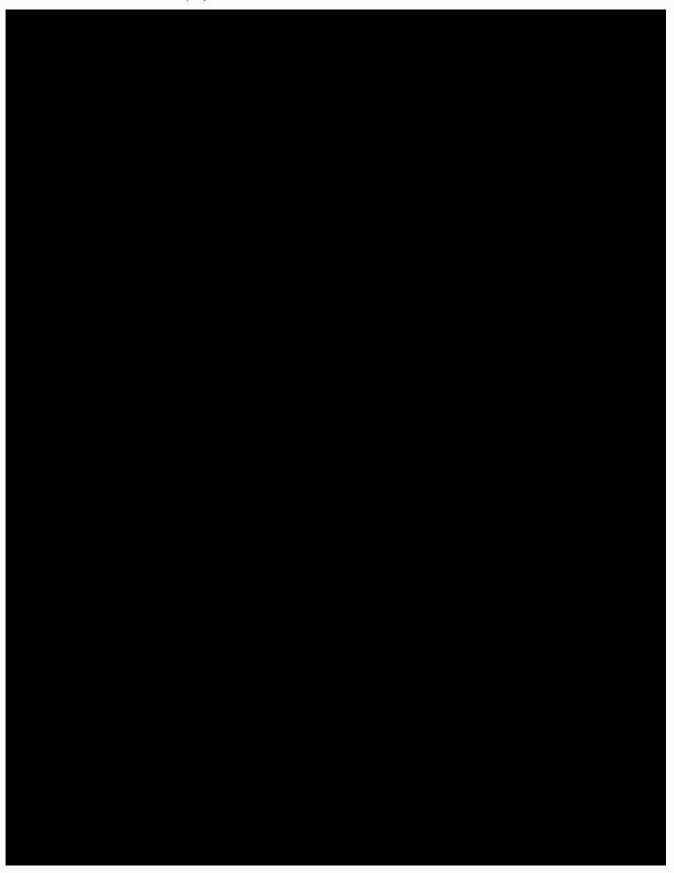




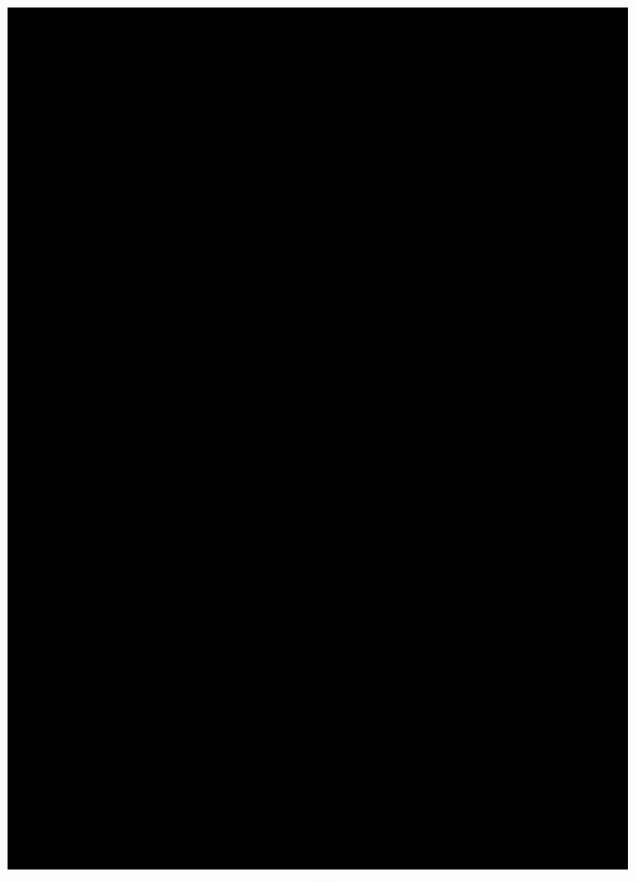




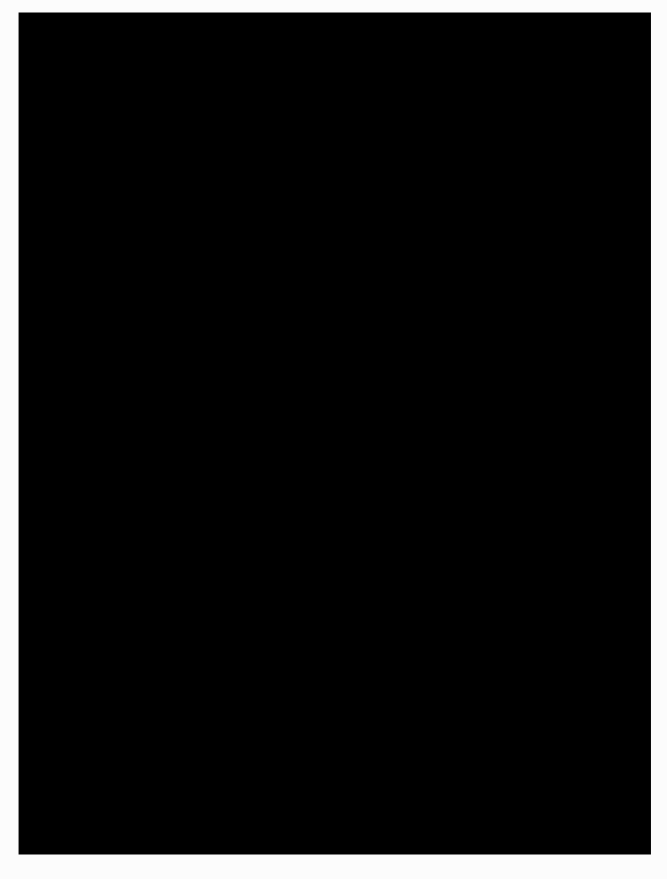




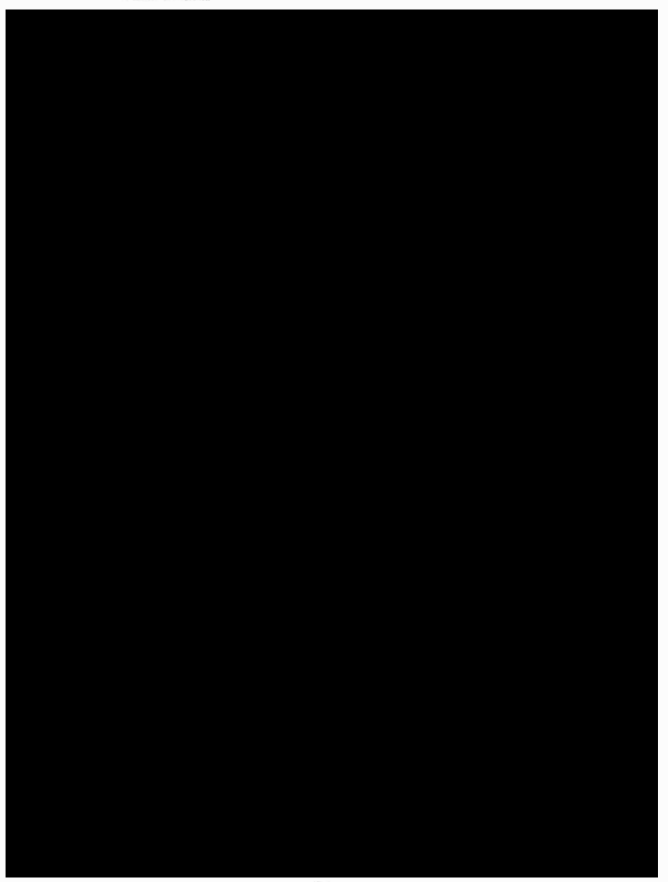




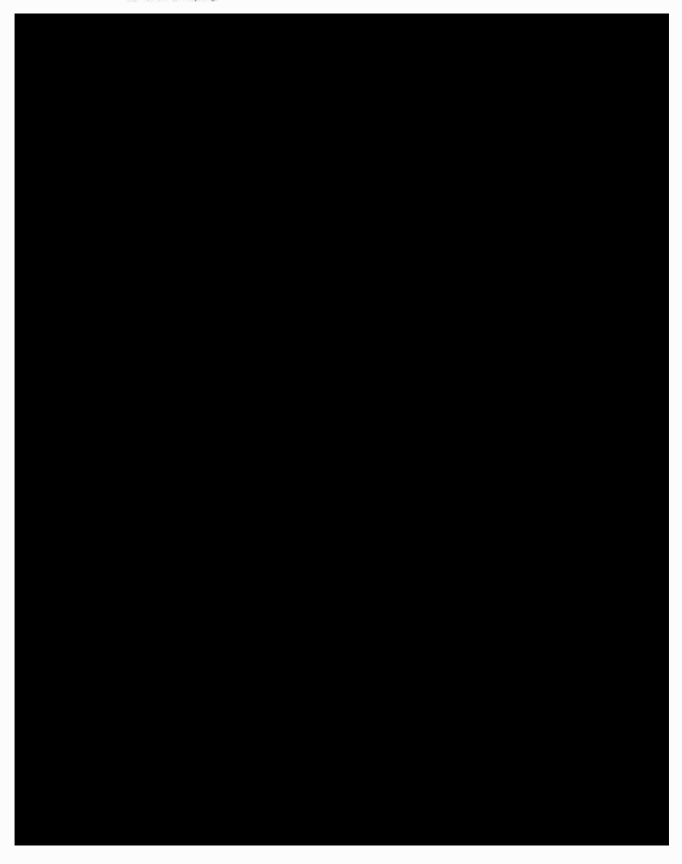




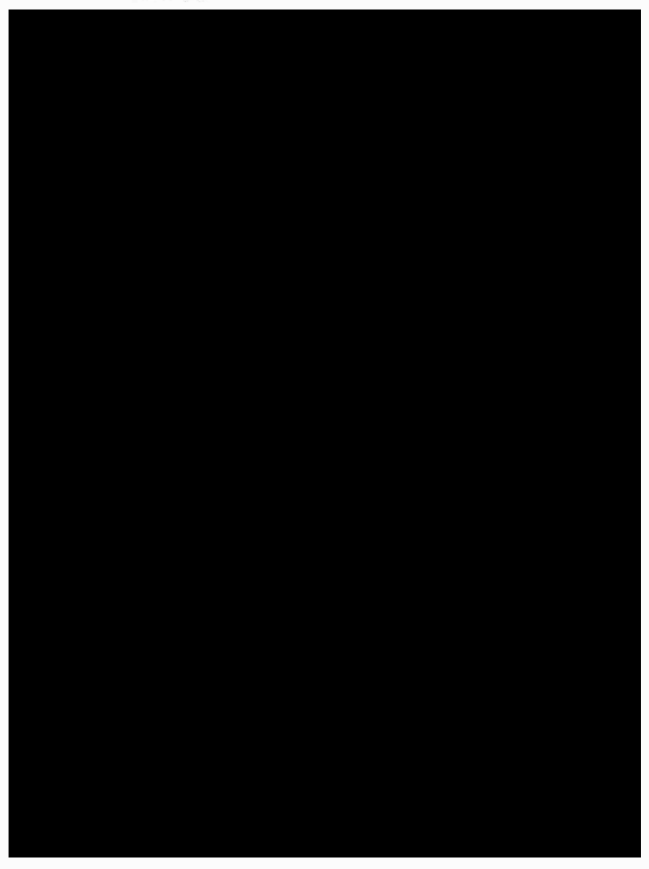




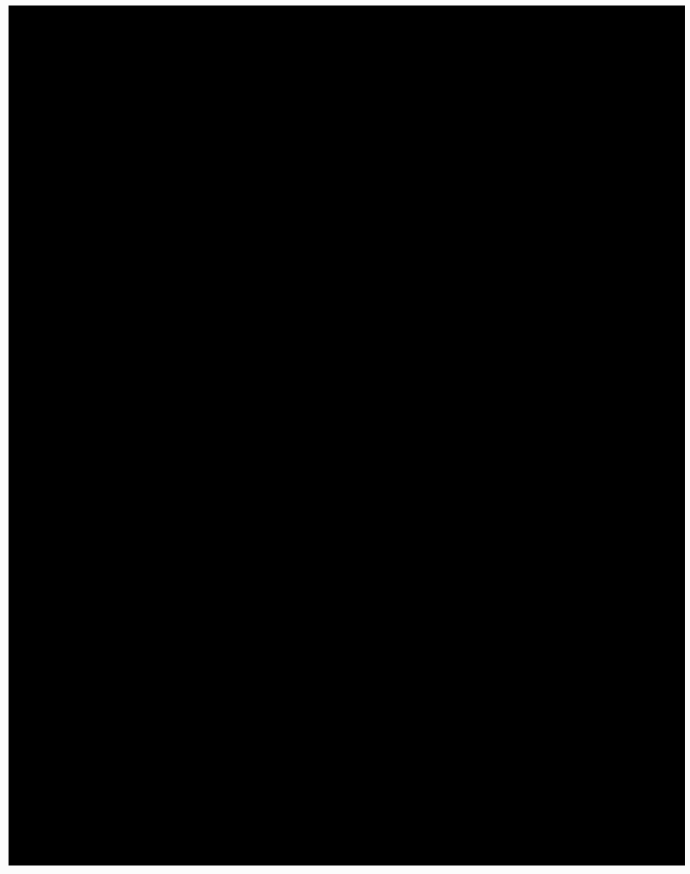




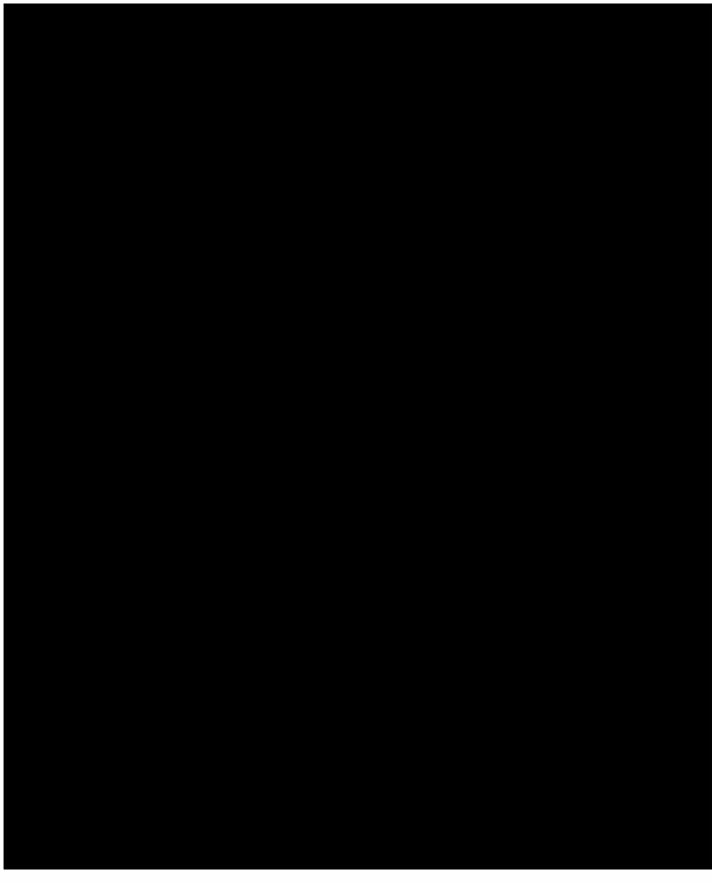














IN WITNESS WHEREOF, the parties to this Agreement by their duly authorized representatives have executed this Agreement to be effective as of the day and year first written above.

Title: President and CEO

Mollow	0
nted Name: ROBART M. JOHAS SR.	
e: MANAGER	
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ktG Networks of Illinojs, Inc.	
xtG Networks of Illinois, Inc.	

Exhibit 2

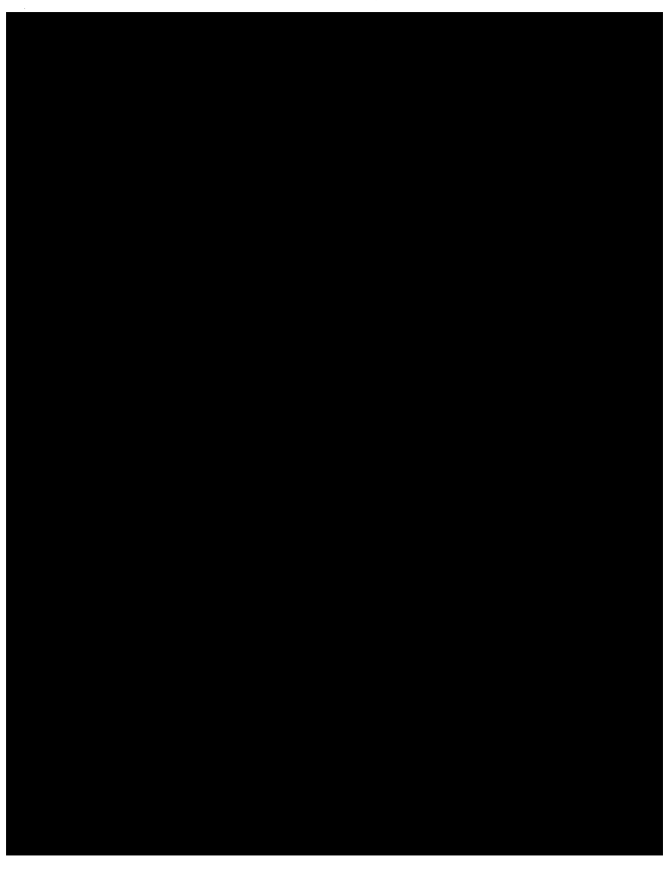


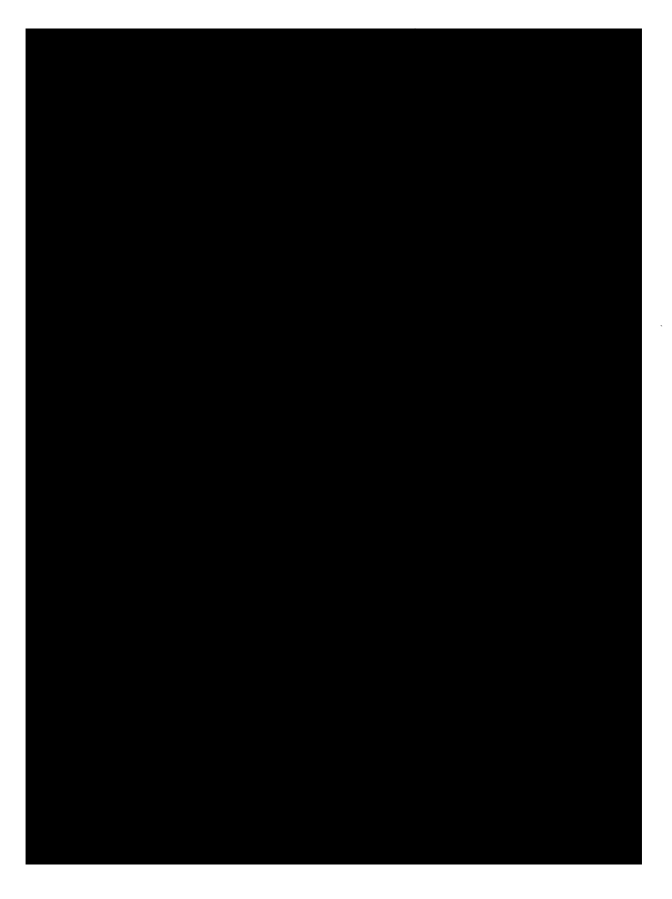
POLE ATTACHMENT AGREEMENT

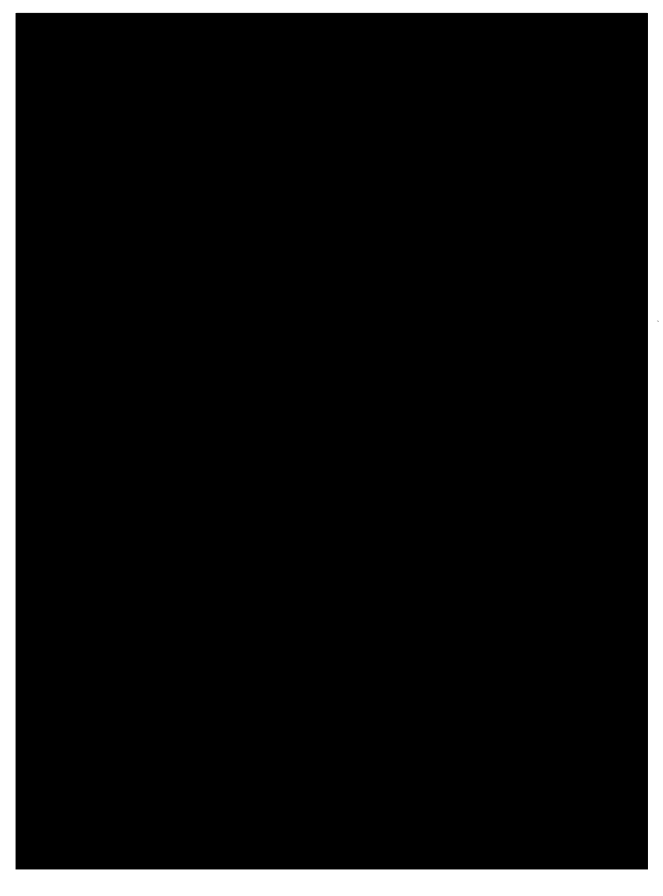
Commonwealth Edison Company

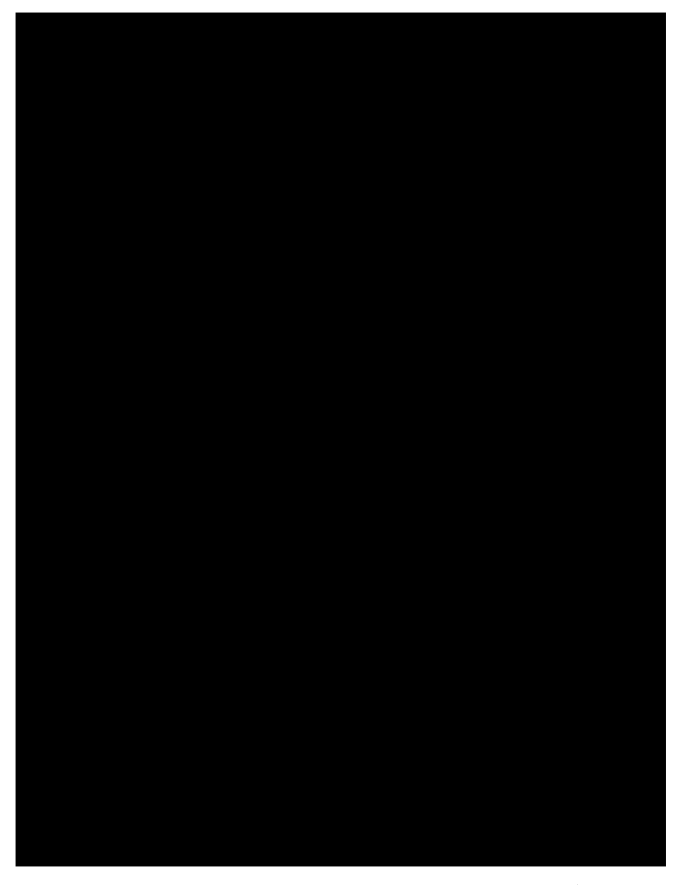
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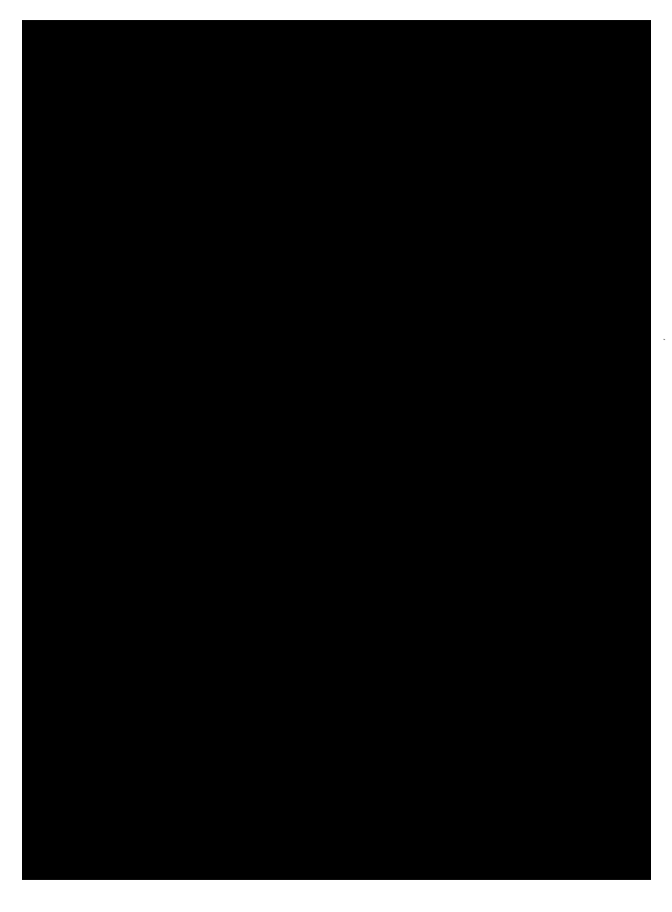
Sunesys, Inc.

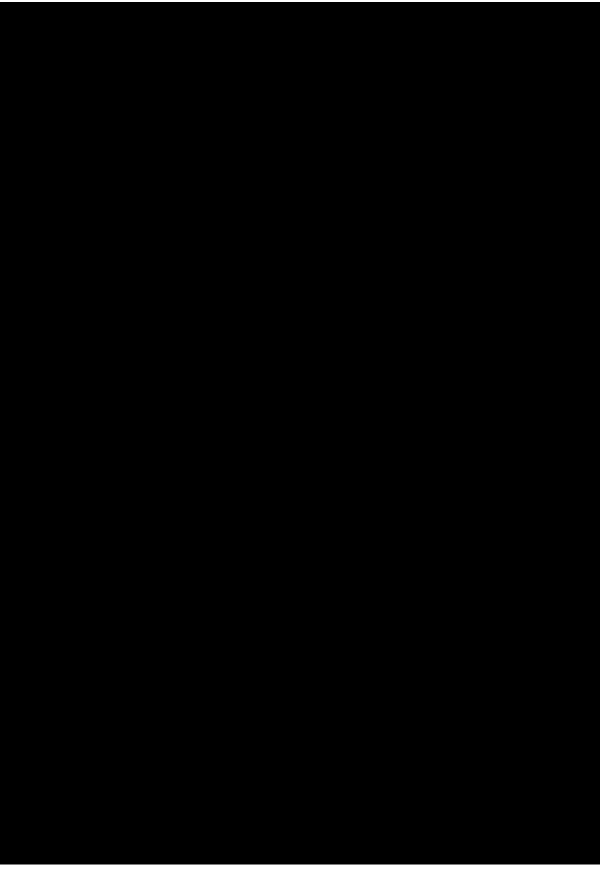


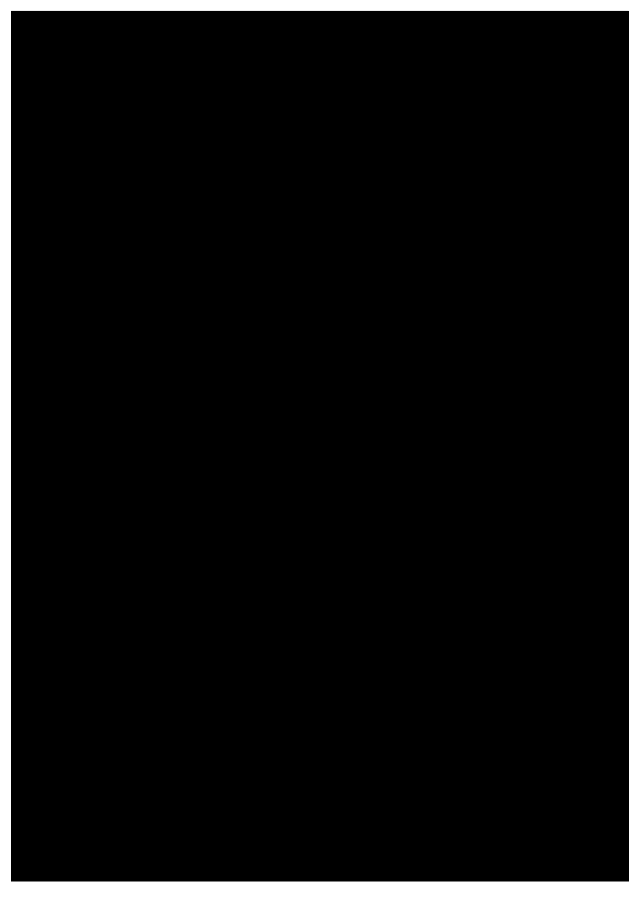






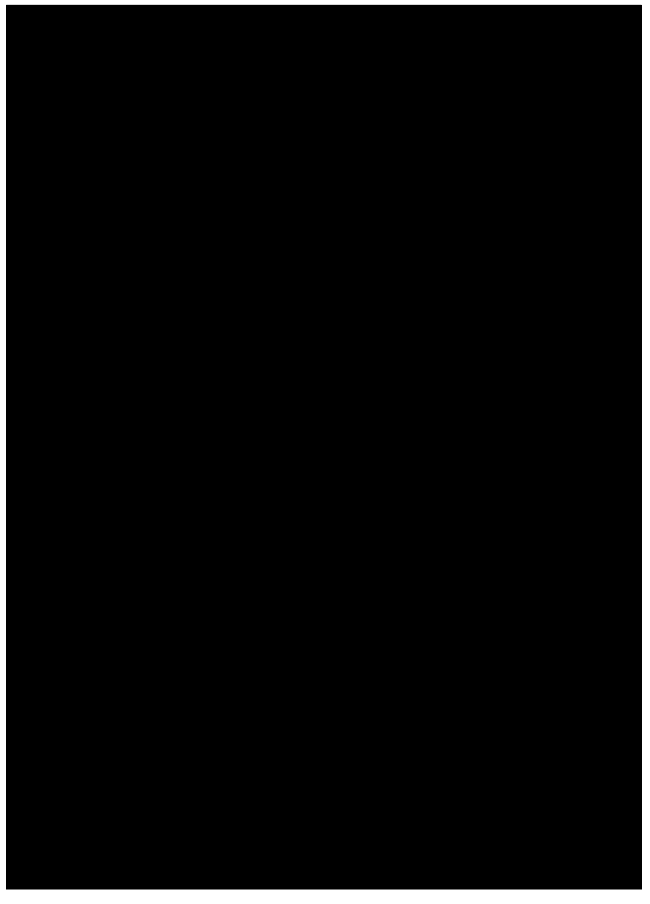


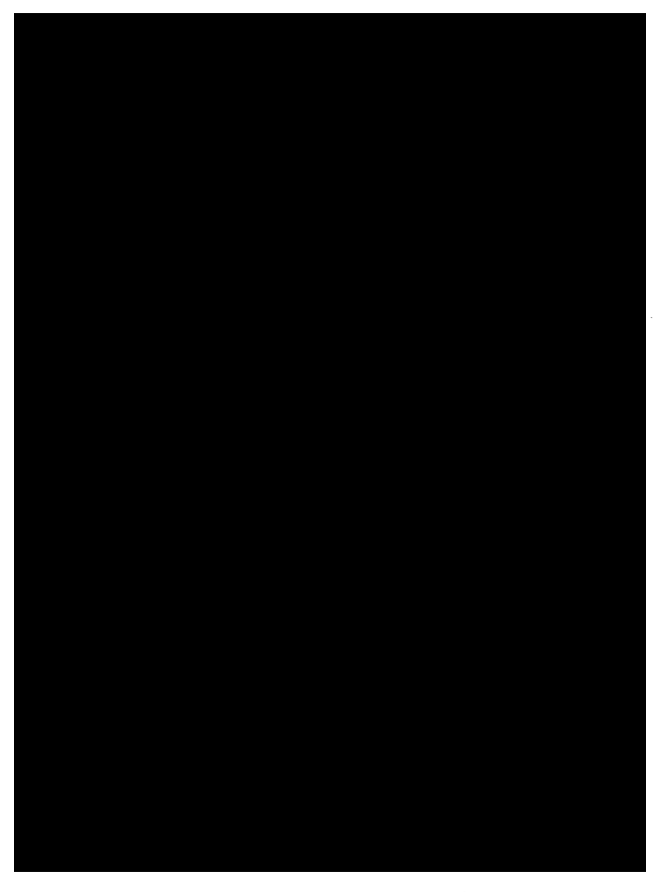


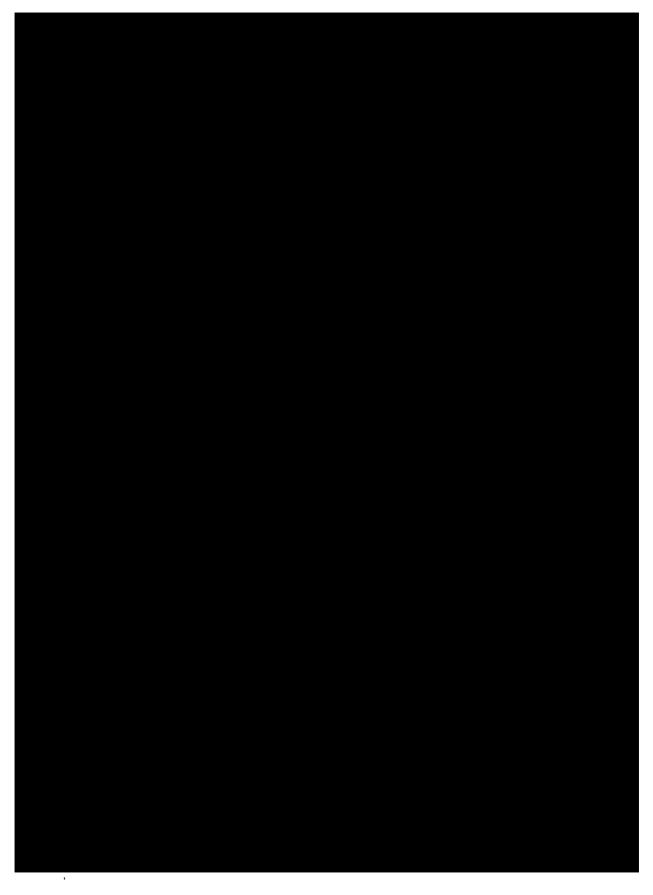


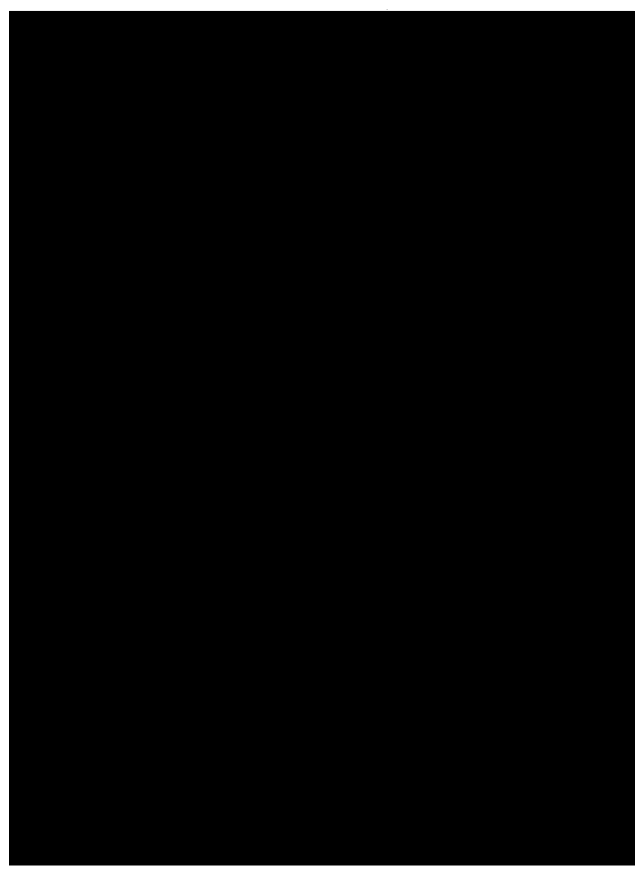


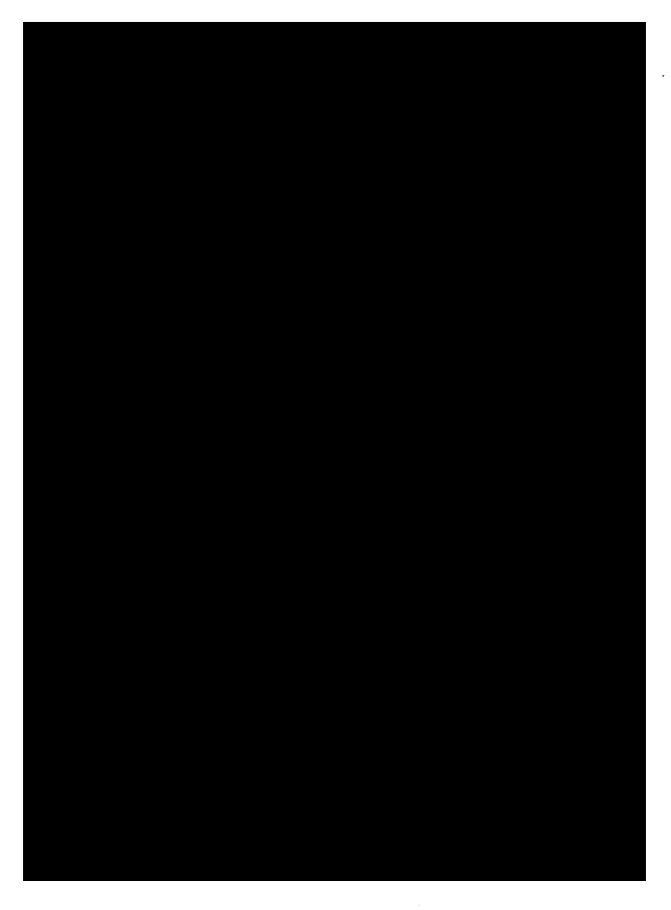


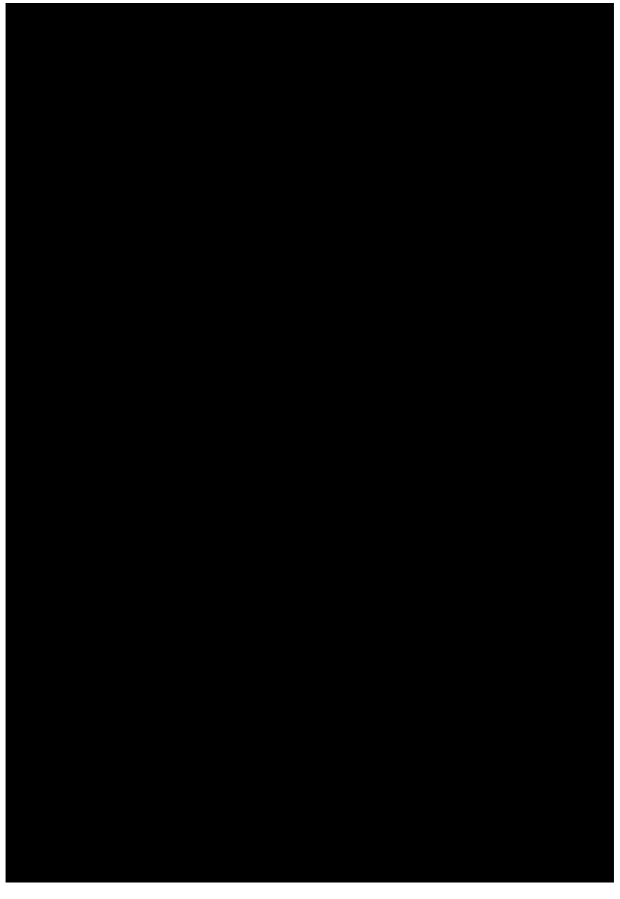


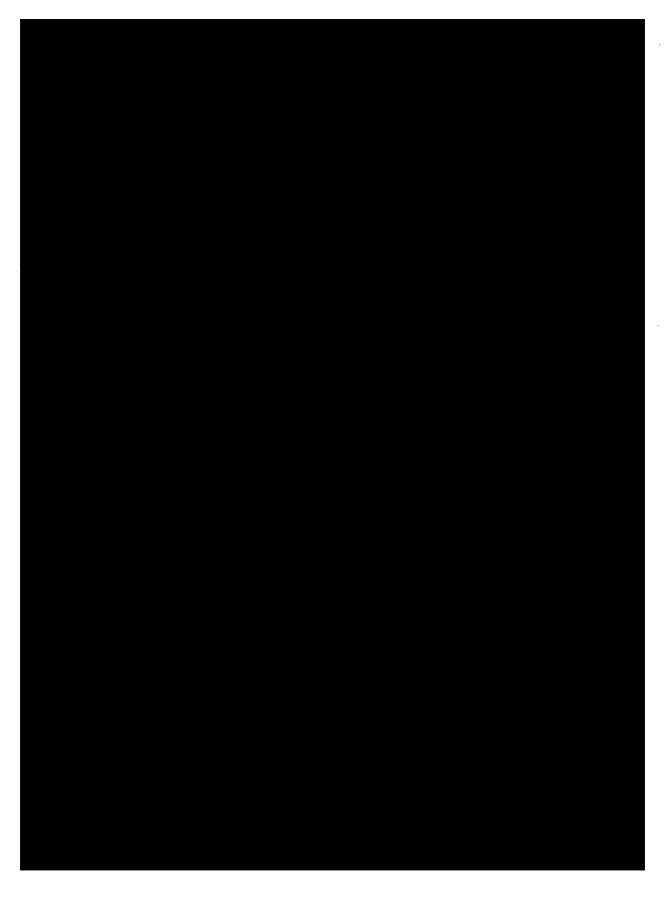












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o this Agreement by their duly authorized representatives ective as of the day and year first written above.
COMMONWEALTH EDISON COMPANY, an Illinois corporation By: Printed Name: BOBBET M. JONES St. Title: MANDER DE ACUIENTIONS
Sunesys, Inc. By: Printed Name: Alan Katz

Title: Senior Vice President



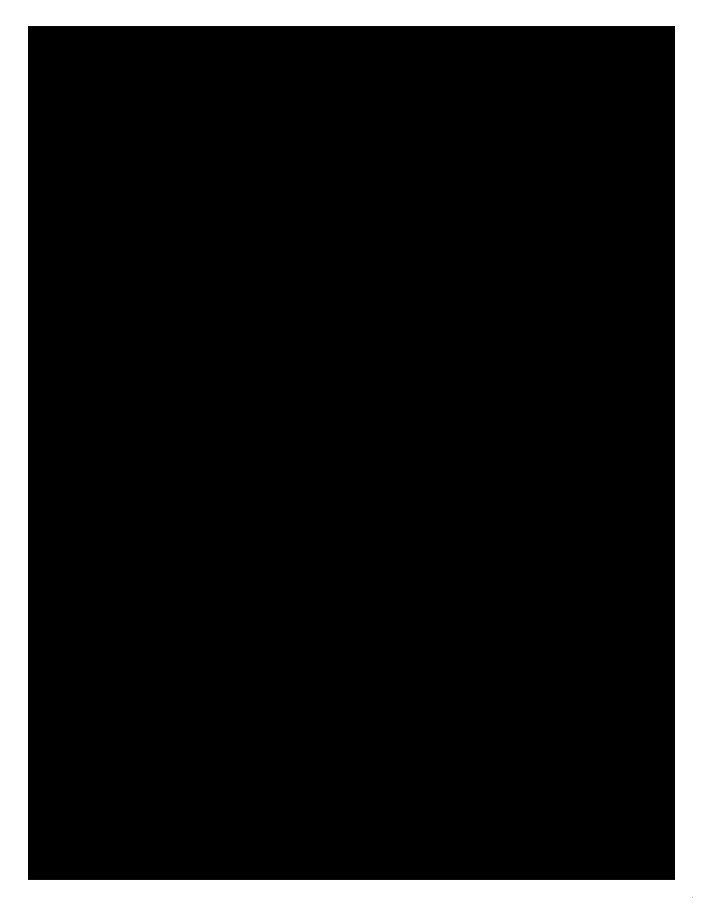




Exhibit 3



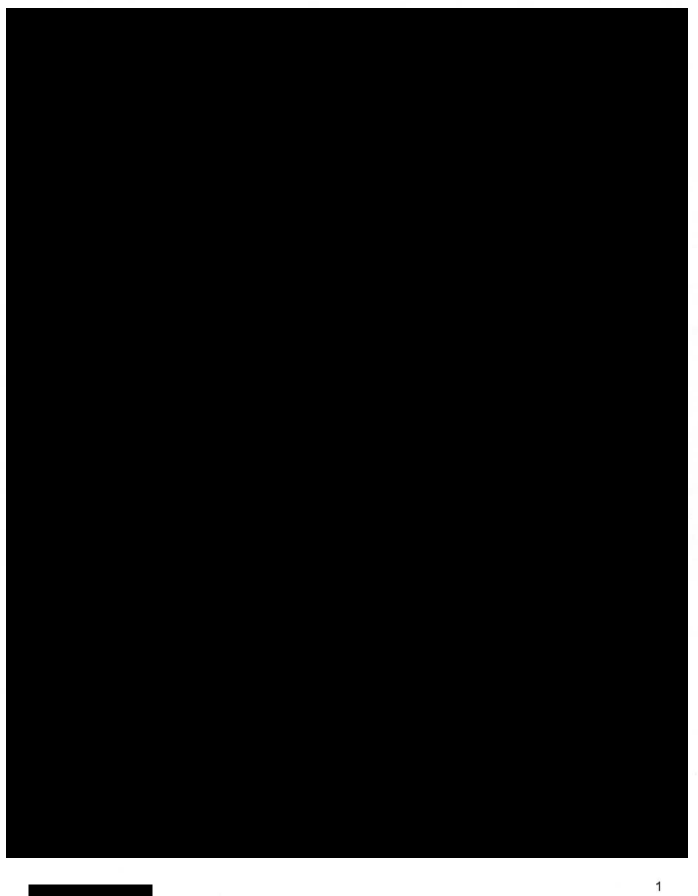
POLE ATTACHMENT AGREEMENT

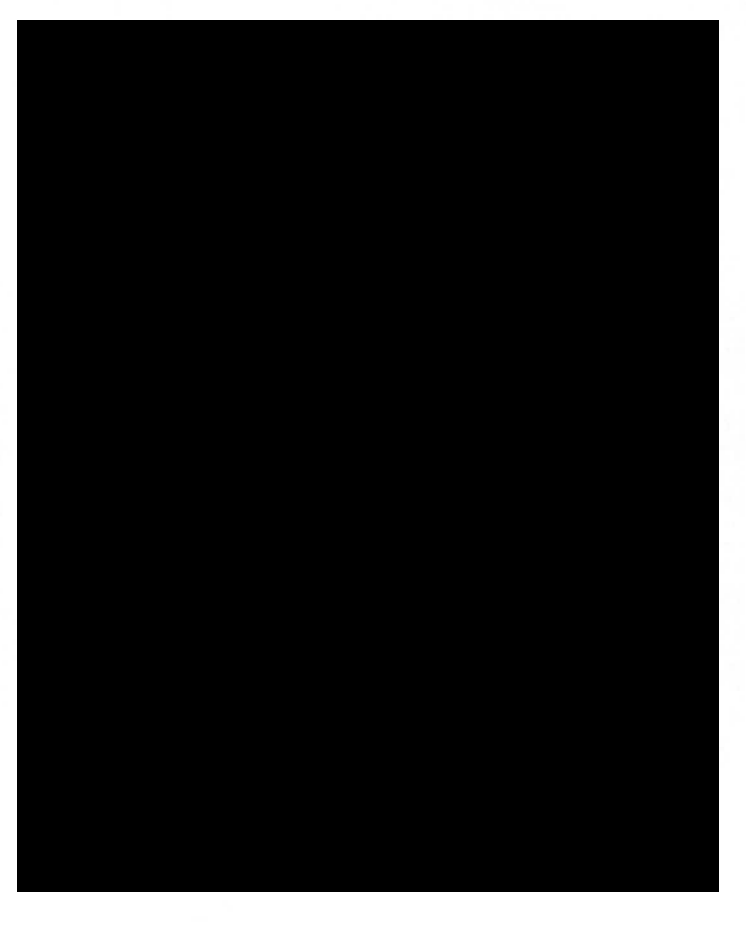
Between

Commonwealth Edison Company, Inc.

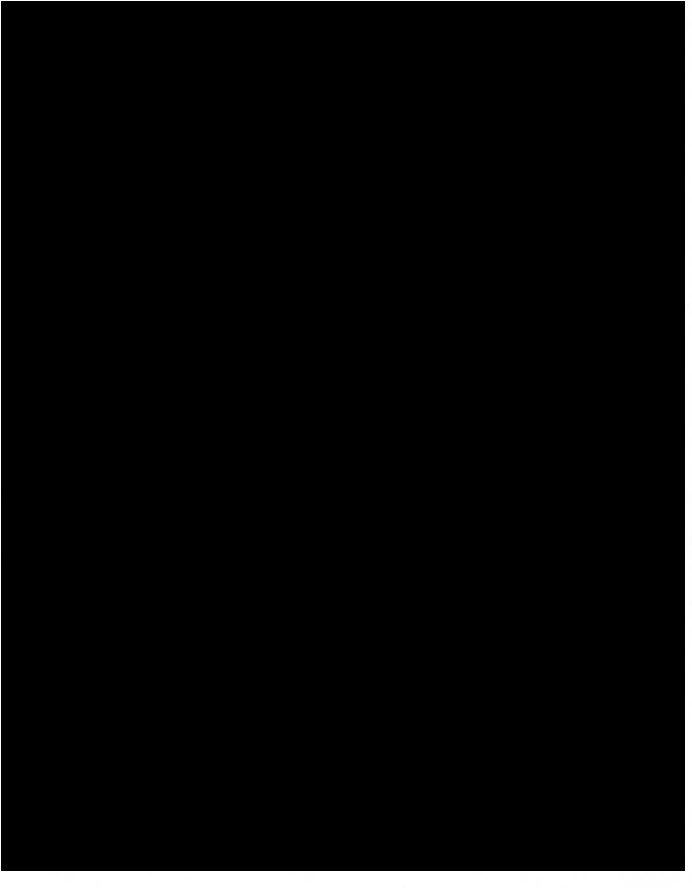
And

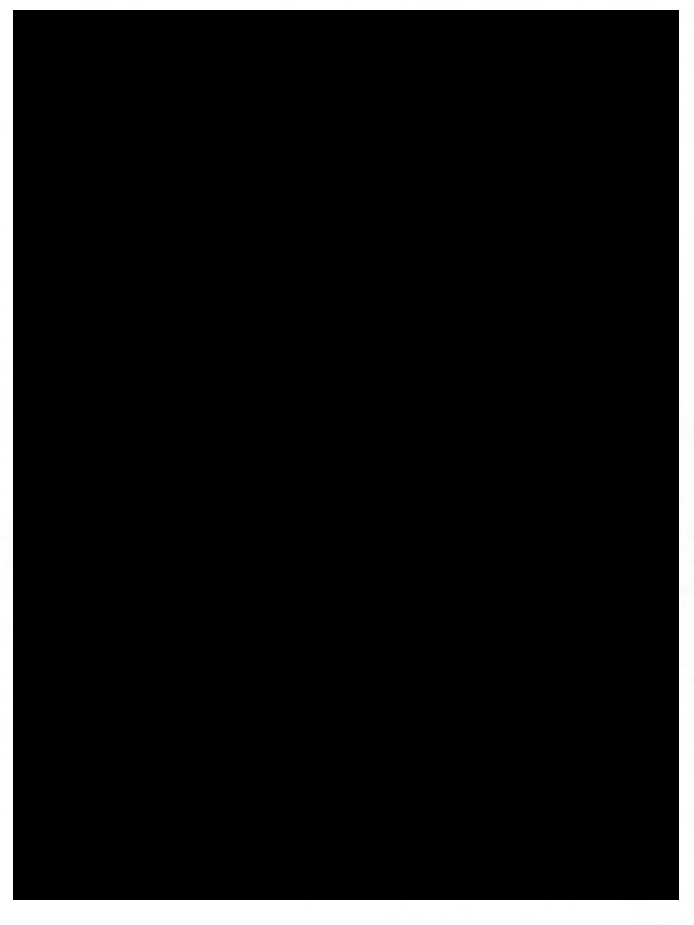
Sidera Networks, LLC d/b/a Lightower Fiber Networks





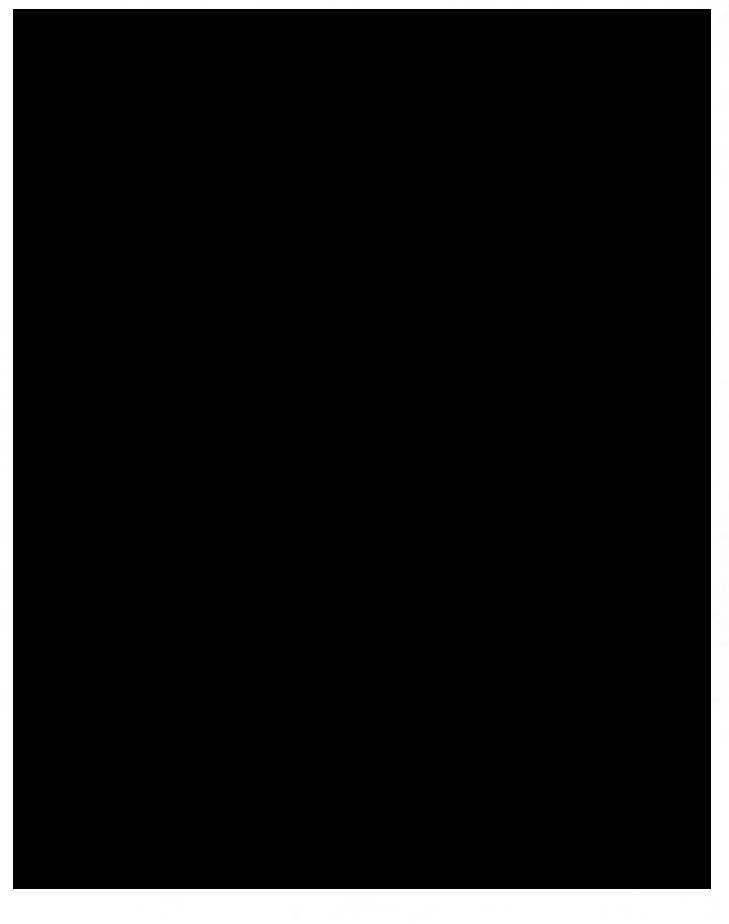


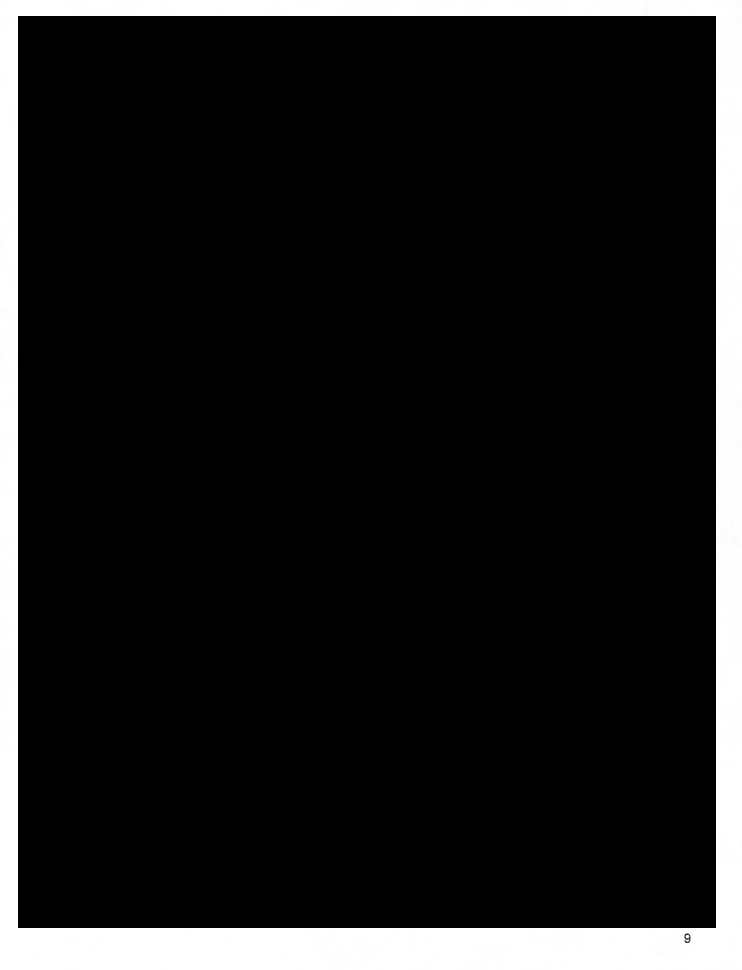


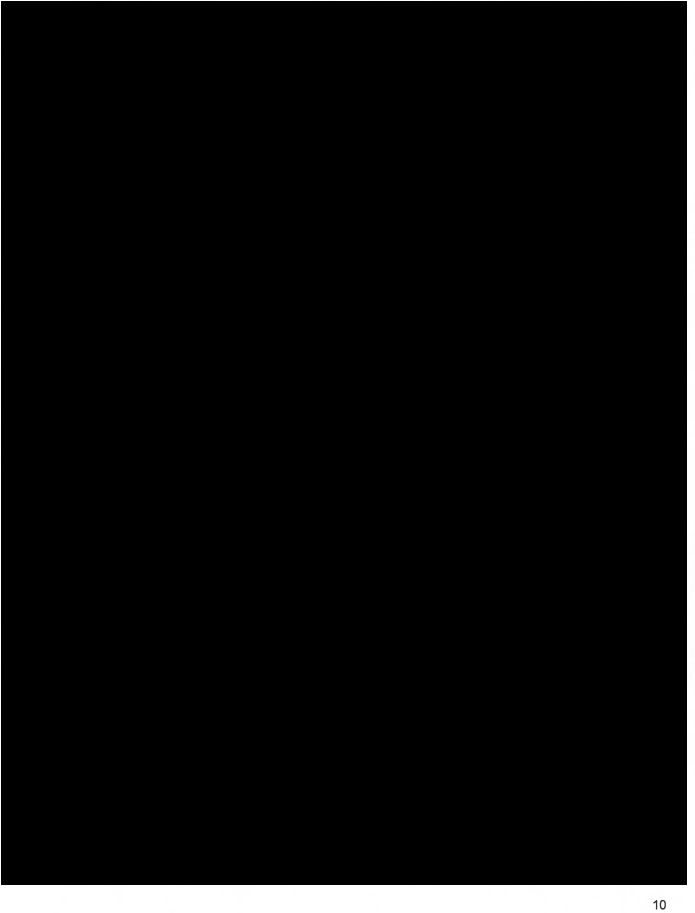




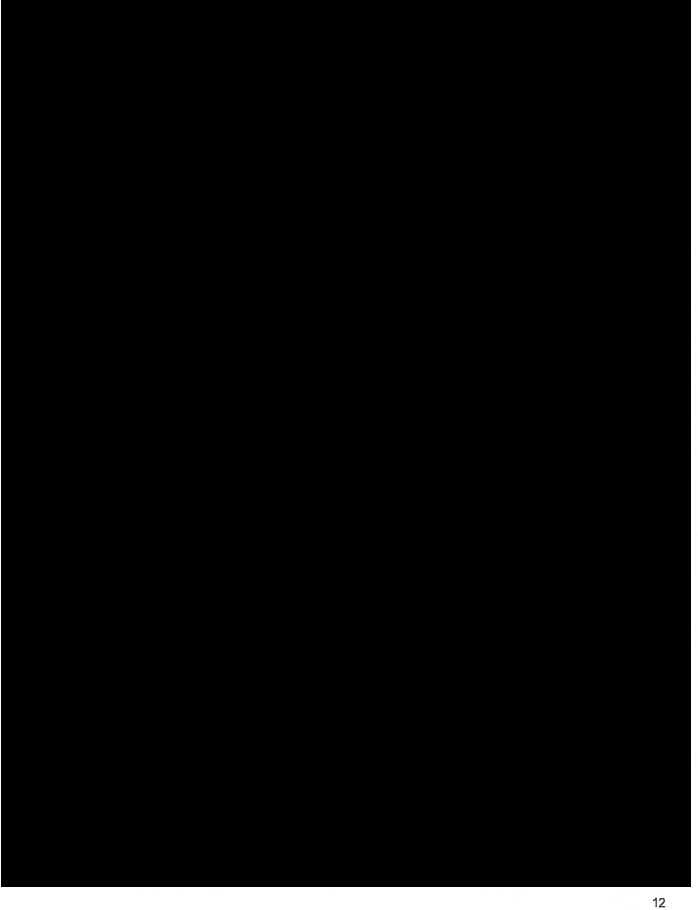


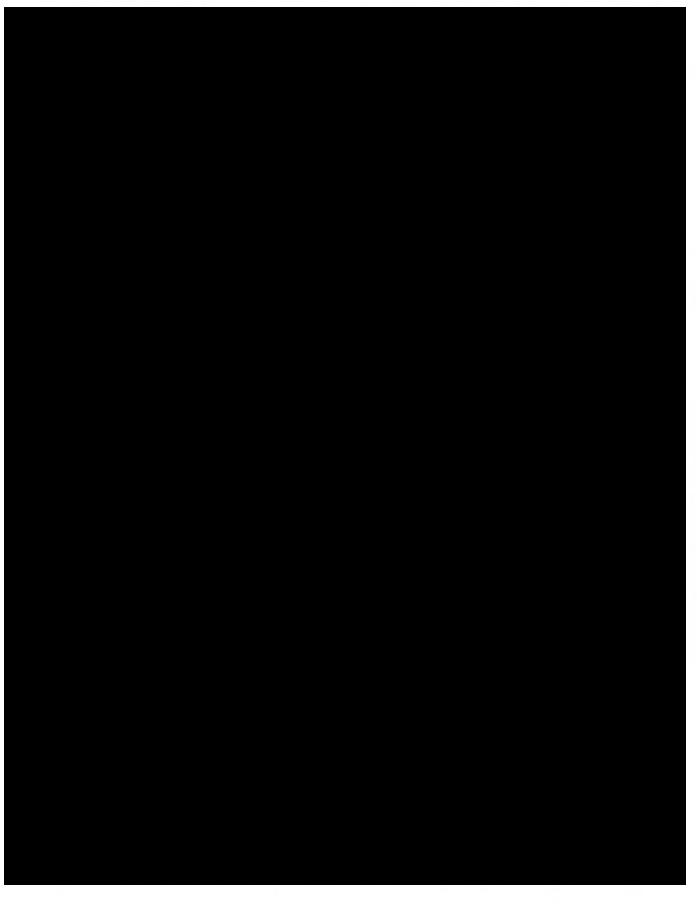


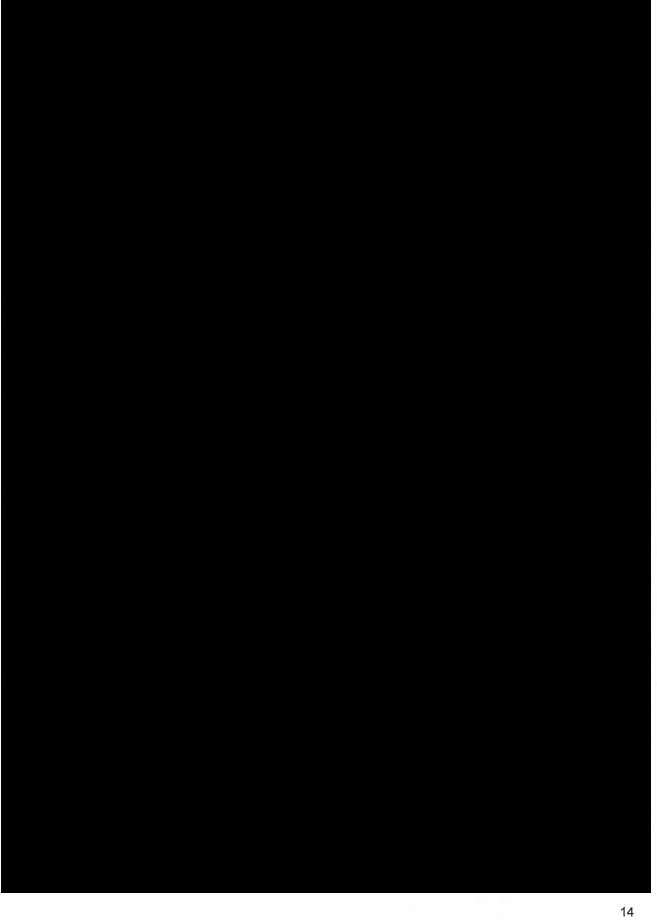


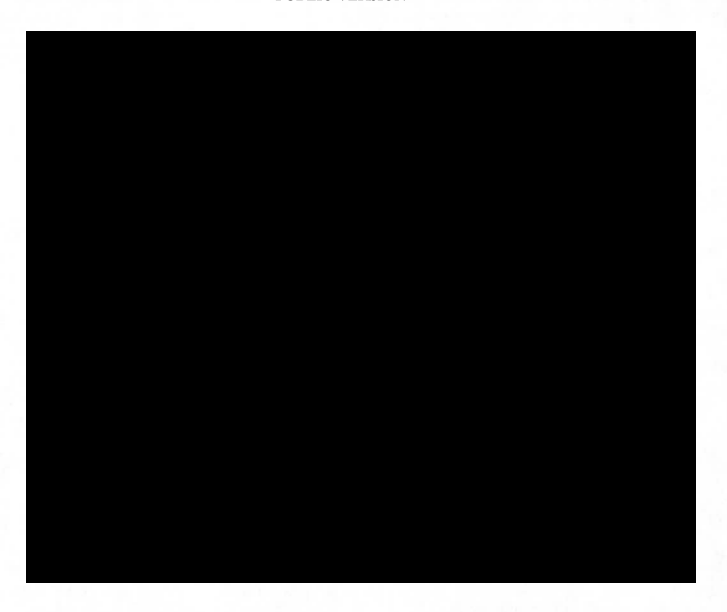










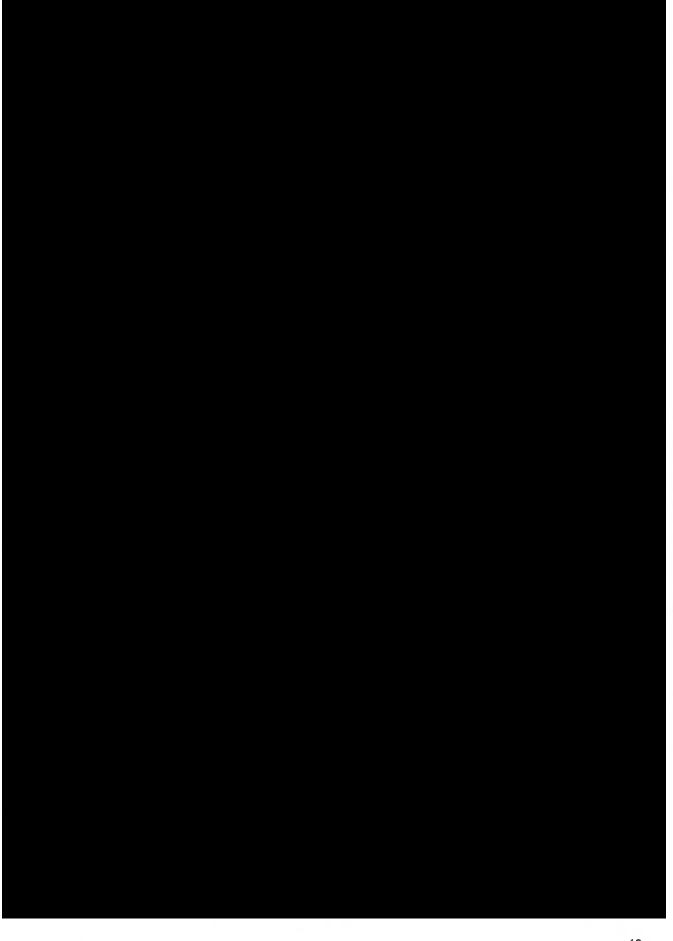




IN WITNESS WHEREOF, the parties to this Agreement by their duly authorized representatives have executed this Agreement to be effective as of the day and year first written above.

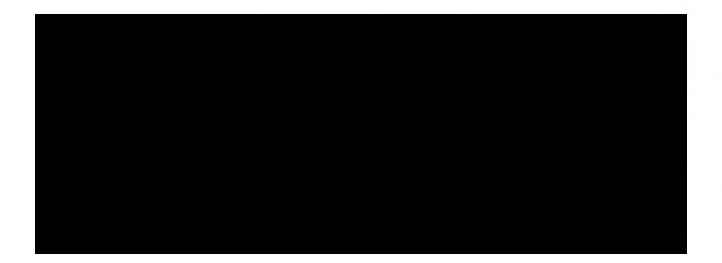
COMMONWEALTH EDISON COMPANY,

an Illinois corporation
By: mothy Highes
Printed Name: <u>Timothy Hughes</u>
Title: Manager Real Estate and Facilities
Date: 7/24/2013
SIDERA NETWORKS, LLC d/b/e LIGHTOWER FIBER NETWORKS
BY: Jahl Mul
Printed Name: DAID MAYES
Title: Excessee the president
Date: Thy [1, 701]

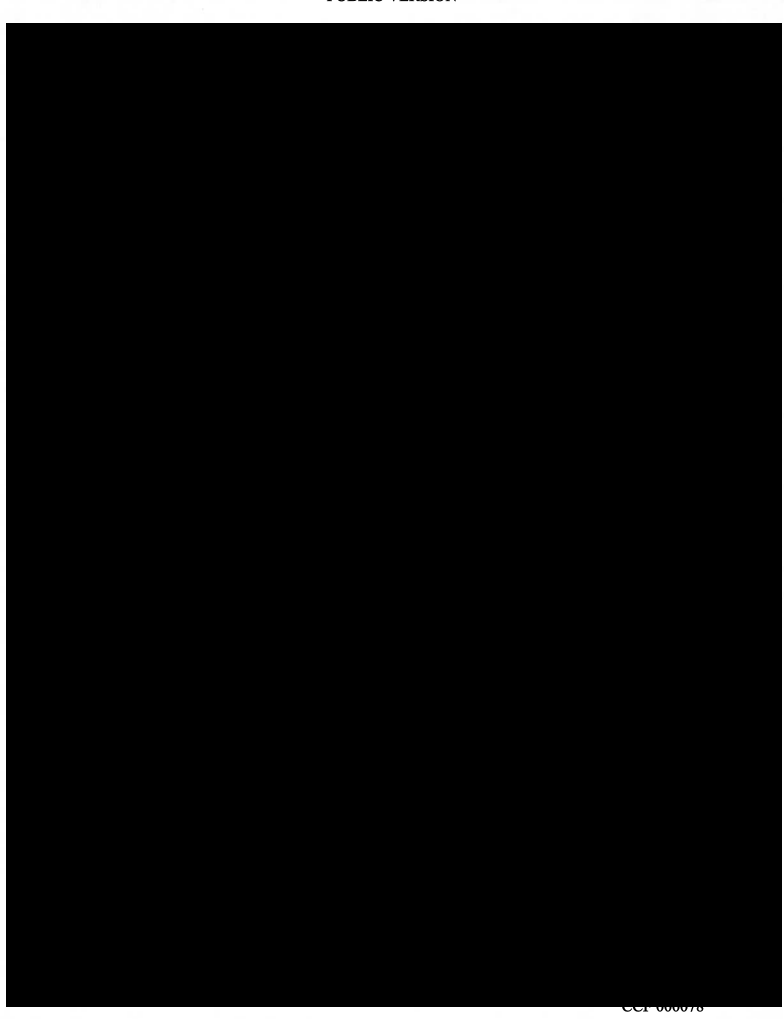




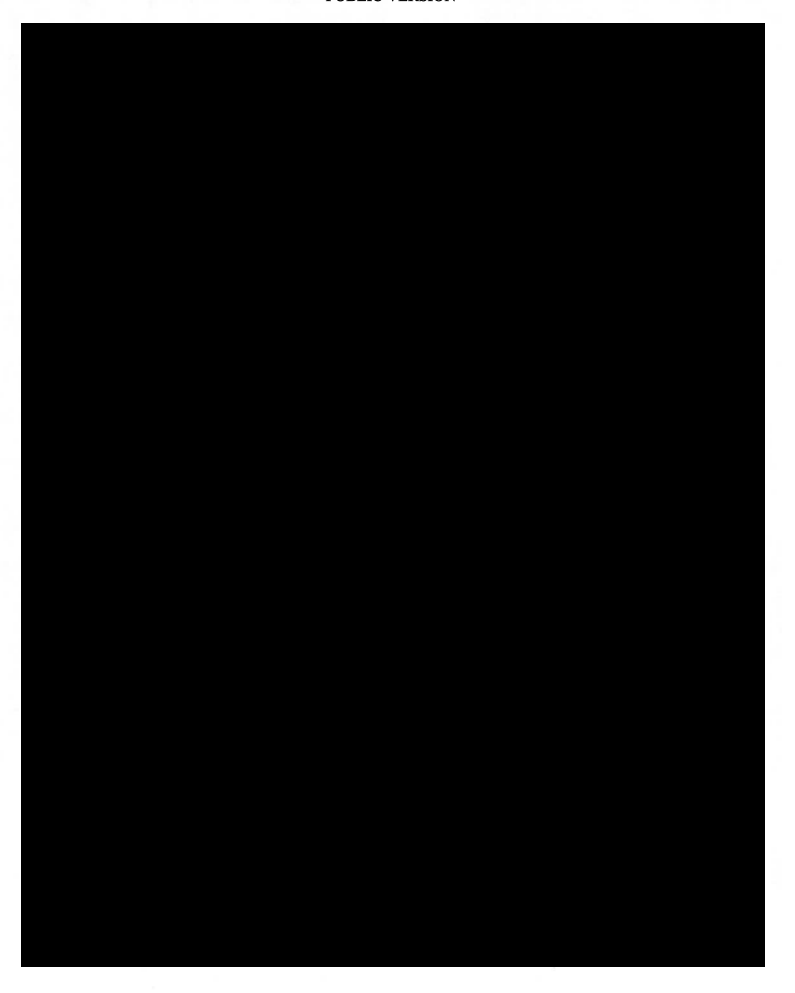




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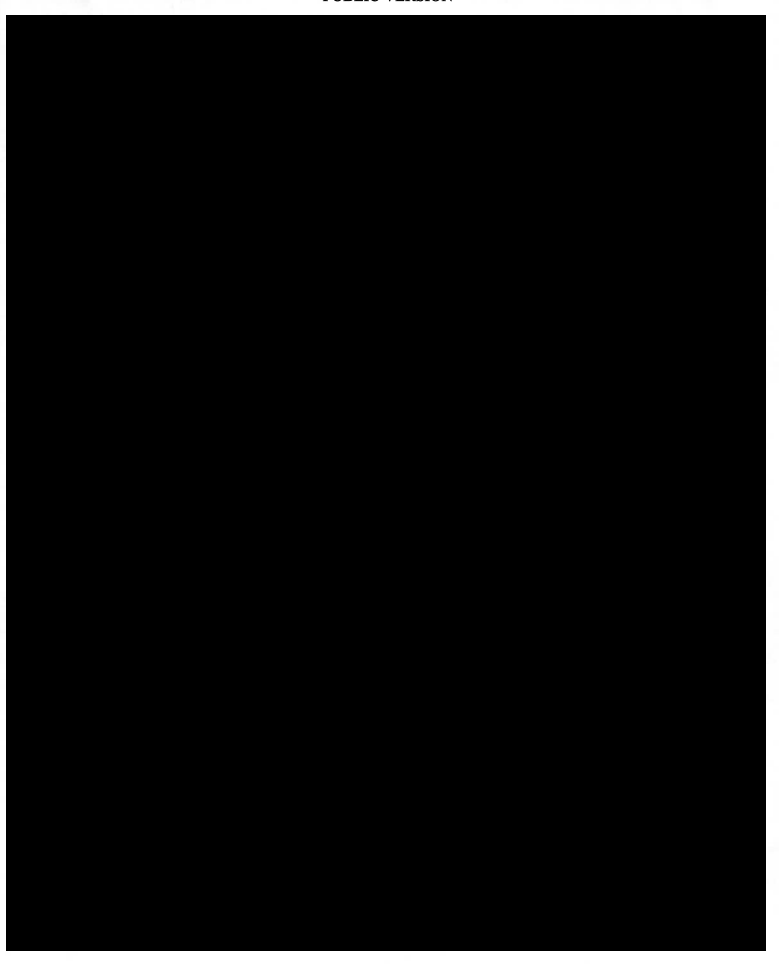


Exhibit 4

Federal Communications Commission 445 12th St., S.W. Washington, D.C. 20554

News Media Information 202 / 418-0500 Internet: http://www.fcc.gov TTY: 1-888-835-5322

> DA 12-144 February 6, 2012

NOTICE OF DOMESTIC SECTION 214 AUTHORIZATION GRANTED

WC Docket No. 11-209

The Wireline Competition Bureau (Bureau) has granted the application listed in this notice pursuant to the Commission's streamlined procedures for domestic section 214 transfer of control applications, 47 C.F.R. § 63.03. The Bureau has determined that grant of this application serves the public interest. For purposes of computation of time when filing a petition for reconsideration or application for review, or for judicial review of the Commission's decision, the date of "public notice" shall be the release date of this notice.

Domestic Section 214 Application Filed for the Transfer of Control of NextG Networks, Inc. and its subsidiaries to Crown Castle Solutions Corp., WC Docket No. 11-209, Public Notice, DA 12-19 (rel. Jan. 6, 2012).

Effective Grant Date: February 6, 2012

For further information, please contact Tracey Wilson at (202) 418-1394, or Dennis Johnson at (202) 418-0809, Competition Policy Division, Wireline Competition Bureau.

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¹ Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations, CC Docket No. 01-150, Report and Order, 17 FCC Rcd 5517, 5529, para. 22 (2002).

² *Id.*; see 47 C.F.R. § 1.4 (Computation of time).



Federal Communications Commission 445 12th St., S.W. Washington, D.C. 20554

News Media Information 202 / 418-0500 Internet: http://www.fcc.gov TTY: 1-888-835-5322

DA 15-785

Released: July 6, 2015

NOTICE OF DOMESTIC SECTION 214 AUTHORIZATION GRANTED

WC Docket No. 15-123

The Wireline Competition Bureau (Bureau) has granted the application listed in this notice pursuant to the Commission's streamlined procedures for domestic section 214 transfer of control applications, 47 C.F.R. § 63.03. The Bureau has determined that grant of this application serves the public interest.¹ For purposes of computation of time when filing a petition for reconsideration or application for review, or for judicial review of the Commission's decision, the date of "public notice" shall be the release date of this notice.²

Domestic Section 214 Application Filed for the Transfer of Control of Sunesys, LLC and Sunesys of Virginia, Inc. to Crown Castle Operating Company, WC Docket No. 15-123 (filed May 26, 2015).

Effective Grant Date: July 4, 2015

For further information, please contact Margoux Brown at (202) 418-1584 or Dennis Johnson at (202) 418-0809, Competition Policy Division, Wireline Competition Bureau.

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¹ Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations, CC Docket No. 01-150, Report and Order, 17 FCC Rcd 5517, 5529, para. 22 (2002).

² *Id.*; see 47 C.F.R. § 1.4 (Computation of time).



Federal Communications Commission 445 12th St., S.W. Washington, D.C. 20554

News Media Information 202 / 418-0500 Internet: http://www.fcc.gov TTY: 1-888-835-5322

DA 17-972

Released: October 5, 2017

NOTICE OF NON-STREAMLINED DOMESTIC 214 APPLICATION GRANTED

WC Docket No. 17-204

By this Public Notice, the Wireline Bureau Competition Bureau (Bureau) grants, pursuant to Section 214 of the Communications Act of 1934, as amended, 47 U.S.C. § 214, and Sections 0.91, 0.291, and 63.03 of the Commission's rules, 47 CFR §§ 0.91, 0.291, and 63.03, the domestic wireline application filed by Crown Castle International Corp. (CCIC); LTS Group Holdings LLC (LTS Holdings); Fiber Technologies Networks, L.L.C. (Fibertech), Lightower Fiber Networks I, LLC (LFN I), and Lightower Fiber Networks II, LLC (LFN II) (collectively, Applicants) requesting approval for the transfer of control of Fibertech, LFN I, and LFN II (together, Licensees) to CCIC. On August 23, 2017, the Bureau released a Public Notice requesting comment on the Application. No comments were filed in opposition to a grant of the Application.

LTS Holdings and Licensees (collectively, Lightower), together, operate as a competitive provider of fiber network services to enterprise, government, carrier, and data center customers.³ Lightower's network consists of approximately 30,000 route miles, providing access to over 20,000 service locations in the Northeast, Mid-Atlantic, and Midwest United States.⁴ CCIC, a publicly traded Delaware corporation, through certain of its indirect subsidiaries, owns, operates, leases, or manages approximately 40,000 towers and rooftop sites for wireless communications equipment.⁵ Subsidiaries of Crown Castle Operating Company (CCOC), itself a subsidiary of CCIC, provide transport, back-haul, and distributed antenna system (DAS)/small cell services as well as dedicated point-to-point

¹ See 47 U.S.C. § 214; 47 CFR § 63.03. See Joint Application of Crown Castle International Corp., LTS Group Holdings, LLC and Fiber Technologies Networks, L.L.C., Lightower Fiber Networks I, LLC, and Lightower Fiber Networks II, LLC, WC 17-204 (filed Aug. 8, 2017) (Application). Applicants filed a supplement to their Application on August 21, 2017. Joint Application of Crown Castle International Corp., LTS Group Holdings, LLC and Fiber Technologies Networks, L.L.C., Lightower Fiber Networks I, LLC, and Lightower Fiber Networks II, LLC, WC 17-204, Supplement to Joint Application (filed Aug. 21, 2017) (Supplement).

² Domestic Section 214 Application Filed for the Transfer of Control of Fiber Technologies Networks, L.L.C., Lightower Fiber Networks I, LLC, and Lightower Fiber Networks II, LLC to Crown Castle International Corp., Public Notice, DA 17-794 (WCB Aug. 23, 2017).

³ Application at 2.

⁴ *Id.* A complete description of states where the Licensees are authorized to provide service is listed in the Application. *Id.* at 16-17.

⁵ *Id*. at 2.

telecommunications services.⁶ Subsidiaries of CCOC deploy small cell nodes supported by approximately 29,000 route miles of fiber in the United States.⁷ Applicants also state that none of the Applicants or their affiliates provide traditional switched telecommunications services.⁸

The Bureaus find, upon consideration of the record, that grant of the Application is not likely to reduce competition or result in other public interest harms. Although Applicants have overlapping services in the Baltimore, Boston, Chicago, New York, Philadelphia, Pittsburgh, and Washington, DC metro areas, the two companies primarily provide different services to different customers, thereby lessening the likelihood of the transaction reducing competition. Applicants assert that they provide fiber-based service to only 454 of the same on-net locations, of which only 235 are enterprise locations. This represents approximately 1.2 percent of their combined on-net enterprise locations. In addition, Applicants have provided information showing that, even in the overlap areas, multiple competitors providing fiber-based services are also present. The Commission, moreover, has found that transactions involving providers with largely complementary service areas are less likely to result in harm to competition and may result in a stronger competitor to larger carriers and incumbents local exchange carriers (LECs).

Applicants maintain that the proposed transaction is likely to result in the following public interest benefits: 1) expediting the expansion of wireless broadband infrastructure; 2) bringing Lightower's experience with high-bandwidth fiber solutions to CCIC's existing fiber subsidiaries; and 3) allowing the combined entity to provide a wider range of services to customers. Although we find that the transaction will likely result in some benefits to customers, because Applicants did not provide quantifiable evidence to determine the full extent of the benefits, we ascribe them only minimal weight. Consistent with the Commission's "sliding scale" approach to evaluating the public benefits of a transaction, because Applicants did not provide quantifiable evidence to determine the full extent of the benefits, we ascribe them only minimal weight.

⁶ *Id*.

⁷ *Id.* Wholly owned subsidiaries of CCOC hold authorizations to provide intrastate telecommunications services in the District of Columbia and every state except Alaska, Maine, Montana, Vermont, and Wyoming.

⁸ *Id*. at 9.

⁹ *Id.* at 3, 9; Supplement at 2-3. Applicants note that they have other overlap areas involving a smaller number of customers in other parts of the U.S. Supplement at 2, n.3.

¹⁰ Supplement at 2.

¹¹ *Id.* at 2 & n.3.

¹² Application at 8-9; Supplement at 3-4 (listing competitors in the overlap areas).

¹³ See Implementation of Further Streamlining Measures for Domestic Section 214 Authorizations, Report and Order, 17 FCC Rcd 5517, 5531-33, paras. 28, 30 (2002); Applications Filed by Qwest Communications and CenturyTel, Inc. d/b/a CenturyLink for Consent to Transfer Control, Memorandum Opinion and Order, 26 FCC Rcd 4194, 4202, para. 15 (2011) (referring to Applicants' overlapping operations and stating "[r]ather than harming competition, we believe that the combination of the Applicants' facilities in these markets could result in a stronger competitive LEC and enhance the merged company's ability to compete against the incumbent LEC."); Applications Filed for the Transfer of Control of tw telecom inc. to Level 3 Communications, Inc., Memorandum Opinion and Order, 29 FCC Rcd 12842, 12847, para. 14 (WCB/IB 2014) (finding that the combination of two competitive entities with complimentary networks could be a stronger competitor to incumbent LECs and large national providers, thereby resulting in benefits for consumers).

¹⁴ Application at 5-7.

¹⁵ See Applications of AT&T, Inc. and DIRECTV for Consent to Assign or Transfer Control of Licenses and

Consequently, we find that the proposed transaction presents no significant competitive harms and should likely result in some public interest benefits. ¹⁶

The Bureau finds, upon consideration of the record, that grant of the Application will serve the public interest, convenience, and necessity and therefore grants the requested authorization.¹⁷ Pursuant to Section 1.103 of the Commission's rules, 47 CFR § 1.103, the consent granted herein is effective upon the release of the Public Notice. Petitions for reconsideration under Section 1.106 or applications for review under Section 1.115 of the Commission's rules, 47 CFR §§ 1.106, 1.115, may be filed within 30 days of the date of this Public Notice.

For further information, please contact Myrva Charles at 202-418-1506 or Dennis Johnson at 202-418-0809, Competition Policy Division, Wireline Competition Bureau.

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Authorizations, Memorandum Opinion and Order, 30 FCC Rcd 9131, 9238, para. 276 (2015); Applications of Comcast Corporation, General Electric Company, and NBC Universal, Inc. for Consent to Assign Licenses and Transfer Control of Licensees, Memorandum Opinion and Order, 26 FCC Rcd. 4238, 4331, para. 227 (2011); Applications for Consent to the Transfer of Control of Licenses XM Satellite Radio Holdings Inc. to Sirius Satellite Radio Inc., 23 FCC Rcd. 12348, 12384, para. 76 (2008); News Corporation and the DIRECTV Group, Inc. and Liberty Media Corporation for Authority to Transfer Control, Memorandum Opinion and Order, 23 FCC Rcd. 3265, 3331, para. 141 (2008).

¹⁶ See Applications of XO Holdings and Verizon Communications, Inc. for Consent to Transfer Control of Licenses and Authorizations, Memorandum Opinion and Order, DA 16-1281, para. 61 (WCB/IB/WTB 2016) (finding that Verizon's acquisition of XO's fiber network would deepen and expand Verizon's fiber facilities to better serve customers).

¹⁷ 47 CFR § 63.03(b).

Exhibit 5

Morgan Lewis



Asa J. Herald asa.herald@morganlewis.com

May 23, 2018

VIA OVERNIGHT COURIER

Chief Clerk's Office Illinois Commerce Commission 527 East Capitol Avenue Springfield, IL 62701

Re: Crown Castle Fiber LLC Notice of Name Change

Dear Sir or Madam:



Crown Castle Fiber LLC (formerly known as Lightower Fiber Networks II, LLC) (the "Company") notifies the Commission that the Company's new name is "Crown Castle Fiber LLC". The Company requests that the Commission update the Company's name in its records accordingly. The Company is authorized to provide facilities-based and resold local exchange and interexchange service pursuant to Certificates granted by the Commission's Order issued in Case No. 07-0429 on December 17, 2007.

A copy of the Company's updated formation documents and foreign qualification with the Illinois Secretary of State are provided in Attachment 1. A sample of the customer notice regarding the name change is provided as Attachment 2.

In addition, the Company provides its current principal place of business to 1220 Augusta Drive, Suite 600, Houston, TX 77057. Written correspondence regarding the Company should be sent to:

Crown Castle Fiber LLC 2000 Corporate Drive Canonsburg, PA 15317 Attn: Fernanda Biehl fernanda.biehl@crowncastle.com

Morgan, Lewis & Bockius LLP

The Certificates were granted in the name of RCN New York Communications, LLC, which changed its name to Sidera Networks, LLC, which subsequently changed its name to Lightower Fiber Networks II, LLC.

Chief Clerk's Office May 23, 2018 Page 2

An original and two (2) copies of this letter are enclosed for filing. Please date and return the enclosed extra copy of this filing and return in the stamped envelope provided. Should you have any questions regarding this filing, please do not hesitate to contact the undersigned.

Respectfully submitted,

Asa J. Herald IL Bar #6277644

Counsel for Crown Castle Fiber LLC

ATTACHMENT 1

Updated Formation Documents and Foreign Qualification



OFFICE OF THE SECRETARY OF STATE

JESSE WHITE . Secretary of State

0221592-6

05/17/2018

C T CORPORATION SYSTEM 208 SO LASALLE ST, SUITE 814 CHICAGO, IL 60604-1101

RE CROWN CASTLE FIBER LLC

DEAR SIR OR MADAM:

AMENDED APPLICATION FOR ADMISSION HAS BEEN PLACED ON FILE, AND THE LIMITED LIABILITY COMPANY HAS BEEN CREDITED WITH THE REQUIRED FILING FEE.

SINCERELY YOURS,

JESSE WHITE
ILLINOIS SECRETARY OF STATE
DEPARTMENT OF BUSINESS SERVICES
LIMITED LIABILITY DIVISION
(217) 524-8008

Form LLC-45.25 May 2012 Secretary of State Department of Business Services Limited Liability Division 501 S. Second St., Rm. 351 Springfield, il. 62756 217-524-8008 www.cyberdriveillinois.com Payment may be made by check payable to Secretary of State. If check is returned for any reason this filing will be void.		of State of Business Services iiiity Division and St., Rm. 351 ii. 62756 08 riveillinois.com nay be made by check of Secretary of State. If turned for any reason this	Limited Liability Company Act Amended Application for Admission SUBMIT IN DUPLICATE Type or print clearly. Filing Fee: \$150 Approved:	This space for uso by Socretary of State. FILED MAY 1-7 2018 JESSE WHITE SECRETARY OF STATE	
1.	Lim	ited	Liability Company name: LI	GHTOWER FIBER NETWORKS II, LLC	
2.	 If required by this office this amended application is accompanied by a Certificate of Good Standing, a Certificate of Fact, or a copy of the Articles of Amendment to the Articles of Organization, as evidence of any change, such document being duly authenticated by the proper officer of the state or country wherein the Limited Liability Company is organized, which certification is not more than 60 days old. 				
3.	 Application for Admission is amended as follows (check applicable item(s) below): a) Admission of a new manager (give name and address below)* b) Withdrawal of manager (give name below) c) Change in address of the principal place of business (give new address below, a P.O. Box alone or C/O is unacceptable) d) Change of registered agent and/or registered agent's office (give new name and/or address below; address change to P.O. Box alone or C/O is unacceptable) e) Change in the Limited Liability Company's name (give new name below) (evidence required) f) Change in date of duration g) Change in management structure (state change below) h) Establish authority to issue series (fee \$400) (evidence required) l) Other (give information in space below) 				
• ()nly i	man	agers and any member with t	he authority are required to be reported.	
			oformation: ANY IS CHANGING ITS N	ame from lightower fiber networks II,	LLC to Crown Castle Fiber LLC
4.			ge and bellef, true, correct a	iving authority to sign hereto, that this Amended Apple and complete.	calion for Admission is to the best of my
			** x	Dated: May 17	20/8
				, montarday	Year
	Stgnature				
		•		Lynn Howell, Asst. Sec. of Member	(type or print)
				Sidera Networks, Inc.	Albe or brills

Printed by authority of the State of Illinois. June 2017 - 1 - LLC 5.12

If applicant is signing for a company or other entity, state name of company or entity.

ATTACHMENT 2

Sample Customer Notice



June	1,	2018

Dear Valued Customer:

The name of Lightower Fiber Networks II, LLC has been changed to Crown Castle Fiber LLC. This is a change of name only and there has been no assignment or change of ownership, and no change to our tax identification number. There are no changes to your services or charges.

Effective with the July 1, 2018 bill cycle, our remit-to name will change to **Crown Castle Fiber LLC** and we will include a W-9 Form for the renamed legal entity.

If you currently receive invoices via email, invoices will now come from NoReply@crowncastle.my-ebill.com. Please add this email address to your safe sender list, address book, or contact list within your email program to avoid these emails being blocked or filtered to spam.

If you have any questions regarding these changes, please email fiberbilling@crowncastle.com.

We appreciate your business and look forward to serving you in the future.

Sincerely,

Crown Castle Fiber Billing Team

COMMONWEALTH OF MASSACHUSETTS

§

COUNTY OF MIDDLESEX

§

VERIFICATION

I, David L. Mayer, am General Counsel of Crown Castle Fiber LLC (the "Company"); that I am authorized to make this Verification on behalf of the Company; that the foregoing filing was prepared under my direction and supervision; and that the contents with respect to the Company are true and correct to the best of my knowledge, information, and belief.

David L. Mayer

General Counsel-Fiber Solutions

Crown Castle Fiber LLC

Sworn and subscribed before me this 18th day of May, 2018.

My commission expires <u>(a) (la) (35, 2024</u>

SARAS. LAPRADE **Notary Public** Commonwealth of Massachusetta My Commission Expires January 25, 2024

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

RCN New York Communications, LLC

:

Application for a certificate of local : and interexchange authority to operate :

as a reseller and a facilities based carrier

of telecommunications services within

the State of Illinois.

07-0429

ORDER

By the Commission:

On July 26, 2007, RCN New York Communications, LLC ("RCN"), filed a verified application with the Illinois Commerce Commission ("Commission") pursuant to Sections 13-403 of the Public Utilities Act ("Act") for a Certificate of Interexchange Service Authority to provide interexchange facilities-based telecommunications services in Illinois; pursuant to Section 13-404 for a Certificate of Service Authority to provide resold local and interexchange telecommunications services in Illinois; and pursuant to 13-405 for a Certificate of Exchange Service Authority to provide local facilities-based telecommunications services in Illinois.

Pursuant to notice given in accordance with the rules and regulations of the Commission, this matter came on for hearing before duly authorized Administrative Law Judges of the Commission at its offices in Chicago, Illinois on August 29, 2007. RCN presented the testimony of Joseph O. Kahl, the Senior Director, Regulatory and External Affairs of RCN's parent company, RCN Corporation. Karen Chang of the Telecommunications Division appeared for Commission Staff. At the conclusion of the hearing on August 29, the record was marked "Heard and Taken".

Applicant's Position

RCN, a New York company authorized to transact business in Illinois, seeks to provide resold and facilities-based local and interexchange telecommunications services. RCN submitted evidence that it has the requisite technical, financial, and managerial qualifications to provide the services set forth in its application. RCN provided a Balance Sheet and a Profit and Loss Statement as evidence of the sufficiency of its financial resources to sustain its operations in Illinois. It also submitted evidence that its key management personnel have the requisite business and telecommunications experience to support the services RCN will offer. Mr. Kahl

testified that RCN would provide its own technical support. RCN will also adhere to all federal and state laws and regulations pertaining to slamming and cramming.

Staff's Position

Staff stated that it had reviewed RCN's application and supporting documentation and based on that review, recommended that the application be approved.

RCN has requested that the Commission make certain declarations and grant certain waivers of the requirements of the Public Utilities Act and from the rules and regulations of the Commission. The services RCN proposes to provide will be competitive telecommunications services as described in Section 13-502(b) of the Act. RCN is required to file a tariff with the Commission under Section 13-501 of the Act describing the nature of its service, the applicable rates and charges, and the terms and conditions of the service provided. If RCN files the required tariff in compliance with Section 13-502(e) of the Act and the rules adopted thereunder in 83 III. Adm. Code 745, many provisions of the Act as well as the regulations adopted by the Commission in Title 83 of the Illinois Administrative Code will be inapplicable to the Applicant.

For local and interexchange service, RCN should be granted pursuant to Section 13-402 of the Act, a waiver of 83 III. Adm. Code, Part 710, the requirement to keep books and records in accordance with the Uniform System of Accounts, in order to reduce the economic burdens of regulation on a telecommunications carrier which provides only competitive services. For both long distance and local exchange authority service, RCN should also be granted a variance from Part 735.180. Applicant will contract with underlying carriers to include RCN's customer listings in their directories. For interexchange service, RCN should further be granted a waiver of Part 735, governing credit, billing deposits, and termination of service, for the reasons stated hereinabove.

The Commission observes that Section 13-901 of the Act requires the Commission to promulgate rules for companies providing alternative operator services. RCN, as a condition to the grant of this application, will comply with the requirements of Section 13-901 and any rules the Commission promulgates for companies providing alternative operator services.

RCN also requested Commission approval pursuant to 83 III. Adm. Code 250 to maintain its books and records at its principal place of business in Virginia. RCN's request should be granted in accordance with Section 5-106 of the Act.

Findings and Ordering Paragraphs

The Commission, having considered the entire record herein and being fully advised in the premises, is of the opinion and finds that:

- (1) RCN New York Communications, LLC, a New York corporation authorized to transact business in Illinois corporation, seeks a Certificate of Interexchange Service Authority to provide facilities-based interexchange telecommunications services in Illinois; a Certificate of Service Authority to provide resold local telecommunications services in Illinois; and a Certificate of Exchange Service Authority to provide facilities-based local telecommunications services in Illinois;
- (2) the Commission has jurisdiction over RCN New York Communications, LLC and the subject matter herein;
- (3) as required by Sections 13-403, 13-404 and 13-405 of the Act, RCN New York Communications, LLC possesses sufficient technical, financial and managerial resources to provide facilities-based interexchange, resold local, and facilities-based local exchange telecommunications services in Illinois;
- (4) RCN New York Communications, LLC should file with the Commission a tariff consisting of its rates, rules and regulations in accordance with Sections 13-501 and 13-502 of the Act, to be effective upon proper filing, before commencing service;
- (5) with regard to RCN New York Communications, LLC's provision of long distance and local exchange service, RCN New York Communications, LLC should be granted a variance from the requirements of 83 III. Adm. Code 735, Section 735.180, regarding publication of directories, as it will contract with the incumbent carrier to include Applicant's customer listings within those directories;
- with regard to RCN New York Communications, LLC's provision of local service, RCN New York Communications, LLC should be granted a waiver from 83 III. Adm. Code 710, the Uniform System of Accounts for Telecommunications Carriers, as long as RCN New York Communications, LLC maintains its accounting records in accordance with Generally Accepted Accounting Principles and at a level of detail substantially similar to the accounting system which it currently uses pursuant to its Chart of Accounts, and in sufficient detail to comply with all applicable tax laws;
- (7) RCN New York Communications, LLC should establish books of account such that revenues from its telecommunications services, subject to the public utility revenue tax, are segregated from the revenues derived from other business activities not regulated by the Commission;

- (8) as a condition to granting this application, RCN New York Communications, LLC shall comply with the requirements of Section 13-901 of the Act and any rules the Commission promulgates for companies providing alternative operator services;
- (9) Pursuant to 83 III. Adm. Code 250, RCN New York Communications, LLC should be allowed to maintain its books and records at its principal place of business in Virginia in accordance with Section 5-106 of the Act.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Interexchange Service Authority pursuant to Section 13-403 to provide facilities-based interexchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Interexchange Service Authority hereinabove granted shall be the following:

CERTIFICATE OF INTEREXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-403 of the Public Utilities Act, to provide facilities-based interexchange telecommunications services within the State of Illinois.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Service Authority pursuant to Section 13-404 of the Act for the resale of local and interexchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Service Authority hereinabove granted shall be the following:

CERTIFICATE OF SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-404 of the Public Utilities Act, to provide resold local and interexchange telecommunications services within the State of Illinois.

IT IS FURTHER ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Exchange Service Authority pursuant to Section 13-405 of the Act for the provision of facilities-based local exchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Service Authority hereinabove granted shall be the following:

CERTIFICATE OF EXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-405 of the Public Utilities Act, to provide facilities-based local exchange telecommunications services within the State of Illinois.

IT IS FURTHER ORDERED that RCN New York Communications, LLC file with this Commission a tariff consisting of its rates, rules and regulations, to be effective upon proper filing before commencing service.

IT IS FURTHER ORDERED that 83 III. Adm. Code Parts 710, 735, and 735.180 be, and are hereby, waived as set forth in Findings (5) and (6) above.

IT IS FURTHER ORDERED that as a condition of these Certificates, RCN New York Communications, LLC be and is hereby, directed to establish books of account such that revenues from its telecommunications services, subject to the public utility revenue tax, are segregated from the revenues derived from other business activities not regulated by the Commission.

IT IS FURTHER ORDERED that RCN New York Communications, LLC shall comply with the requirements of Section 13-901 of the Act regarding the provision of operator services and any rules promulgated by the Commission thereto.

IT IS FURTHER ORDERED that pursuant to 83 III. Adm. Code 250, RCN New York Communications, LLC is authorized to maintain its books and records at its principal place of business in Virginia.

IT IS FURTHER ORDERED that subject to the provisions of Section 10-113 of the Public Utilities Act and 83 III. Adm. Code 200.880, this Order is final; it is not subject to the Administrative Review Law.

By Order of the Commission this 19th day of December, 2007.

(SIGNED) CHARLES E. BOX

CHAIRMAN

Exhibit 6

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

RCN New York Communications, LLC

:

Application for a certificate of local and interexchange authority to operate

07-0429

as a reseller and a facilities based carrier of telecommunications services within the State of Illinois.

<u>ORDER</u>

By the Commission:

On July 26, 2007, RCN New York Communications, LLC ("RCN"), filed a verified application with the Illinois Commerce Commission ("Commission") pursuant to Sections 13-403 of the Public Utilities Act ("Act") for a Certificate of Interexchange Service Authority to provide interexchange facilities-based telecommunications services in Illinois; pursuant to Section 13-404 for a Certificate of Service Authority to provide resold local and interexchange telecommunications services in Illinois; and pursuant to 13-405 for a Certificate of Exchange Service Authority to provide local facilities-based telecommunications services in Illinois.

Pursuant to notice given in accordance with the rules and regulations of the Commission, this matter came on for hearing before duly authorized Administrative Law Judges of the Commission at its offices in Chicago, Illinois on August 29, 2007. RCN presented the testimony of Joseph O. Kahl, the Senior Director, Regulatory and External Affairs of RCN's parent company, RCN Corporation. Karen Chang of the Telecommunications Division appeared for Commission Staff. At the conclusion of the hearing on August 29, the record was marked "Heard and Taken".

Applicant's Position

RCN, a New York company authorized to transact business in Illinois, seeks to provide resold and facilities-based local and interexchange telecommunications services. RCN submitted evidence that it has the requisite technical, financial, and managerial qualifications to provide the services set forth in its application. RCN provided a Balance Sheet and a Profit and Loss Statement as evidence of the sufficiency of its financial resources to sustain its operations in Illinois. It also submitted evidence that its key management personnel have the requisite business and telecommunications experience to support the services RCN will offer. Mr. Kahl

testified that RCN would provide its own technical support. RCN will also adhere to all federal and state laws and regulations pertaining to slamming and cramming.

Staff's Position

Staff stated that it had reviewed RCN's application and supporting documentation and based on that review, recommended that the application be approved.

RCN has requested that the Commission make certain declarations and grant certain waivers of the requirements of the Public Utilities Act and from the rules and regulations of the Commission. The services RCN proposes to provide will be competitive telecommunications services as described in Section 13-502(b) of the Act. RCN is required to file a tariff with the Commission under Section 13-501 of the Act describing the nature of its service, the applicable rates and charges, and the terms and conditions of the service provided. If RCN files the required tariff in compliance with Section 13-502(e) of the Act and the rules adopted thereunder in 83 III. Adm. Code 745, many provisions of the Act as well as the regulations adopted by the Commission in Title 83 of the Illinois Administrative Code will be inapplicable to the Applicant.

For local and interexchange service, RCN should be granted pursuant to Section 13-402 of the Act, a waiver of 83 III. Adm. Code, Part 710, the requirement to keep books and records in accordance with the Uniform System of Accounts, in order to reduce the economic burdens of regulation on a telecommunications carrier which provides only competitive services. For both long distance and local exchange authority service, RCN should also be granted a variance from Part 735.180. Applicant will contract with underlying carriers to include RCN's customer listings in their directories. For interexchange service, RCN should further be granted a waiver of Part 735, governing credit, billing deposits, and termination of service, for the reasons stated hereinabove.

The Commission observes that Section 13-901 of the Act requires the Commission to promulgate rules for companies providing alternative operator services. RCN, as a condition to the grant of this application, will comply with the requirements of Section 13-901 and any rules the Commission promulgates for companies providing alternative operator services.

RCN also requested Commission approval pursuant to 83 III. Adm. Code 250 to maintain its books and records at its principal place of business in Virginia. RCN's request should be granted in accordance with Section 5-106 of the Act.

Findings and Ordering Paragraphs

The Commission, having considered the entire record herein and being fully advised in the premises, is of the opinion and finds that:

- (1) RCN New York Communications, LLC, a New York corporation authorized to transact business in Illinois corporation, seeks a Certificate of Interexchange Service Authority to provide facilities-based interexchange telecommunications services in Illinois; a Certificate of Service Authority to provide resold local telecommunications services in Illinois; and a Certificate of Exchange Service Authority to provide facilities-based local telecommunications services in Illinois;
- (2) the Commission has jurisdiction over RCN New York Communications, LLC and the subject matter herein;
- (3) as required by Sections 13-403, 13-404 and 13-405 of the Act, RCN New York Communications, LLC possesses sufficient technical, financial and managerial resources to provide facilities-based interexchange, resold local, and facilities-based local exchange telecommunications services in Illinois:
- (4) RCN New York Communications, LLC should file with the Commission a tariff consisting of its rates, rules and regulations in accordance with Sections 13-501 and 13-502 of the Act, to be effective upon proper filing, before commencing service;
- (5) with regard to RCN New York Communications, LLC's provision of long distance and local exchange service, RCN New York Communications, LLC should be granted a variance from the requirements of 83 III. Adm. Code 735, Section 735.180, regarding publication of directories, as it will contract with the incumbent carrier to include Applicant's customer listings within those directories;
- (6) with regard to RCN New York Communications, LLC's provision of local service, RCN New York Communications, LLC should be granted a waiver from 83 III. Adm. Code 710, the Uniform System of Accounts for Telecommunications Carriers, as long as RCN New York Communications, LLC maintains its accounting records in accordance with Generally Accepted Accounting Principles and at a level of detail substantially similar to the accounting system which it currently uses pursuant to its Chart of Accounts, and in sufficient detail to comply with all applicable tax laws;
- (7) RCN New York Communications, LLC should establish books of account such that revenues from its telecommunications services, subject to the public utility revenue tax, are segregated from the revenues derived from other business activities not regulated by the Commission;

- (8) as a condition to granting this application, RCN New York Communications, LLC shall comply with the requirements of Section 13-901 of the Act and any rules the Commission promulgates for companies providing alternative operator services;
- (9) Pursuant to 83 III. Adm. Code 250, RCN New York Communications, LLC should be allowed to maintain its books and records at its principal place of business in Virginia in accordance with Section 5-106 of the Act.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Interexchange Service Authority pursuant to Section 13-403 to provide facilities-based interexchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Interexchange Service Authority hereinabove granted shall be the following:

CERTIFICATE OF INTEREXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-403 of the Public Utilities Act, to provide facilities-based interexchange telecommunications services within the State of Illinois.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Service Authority pursuant to Section 13-404 of the Act for the resale of local and interexchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Service Authority hereinabove granted shall be the following:

CERTIFICATE OF SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-404 of the Public Utilities Act, to provide resold local and interexchange telecommunications services within the State of Illinois.

IT IS FURTHER ORDERED by the Illinois Commerce Commission that RCN New York Communications, LLC be, and is hereby, granted a Certificate of Exchange Service Authority pursuant to Section 13-405 of the Act for the provision of facilities-based local exchange telecommunications services in Illinois.

IT IS FURTHER ORDERED that the Certificate of Service Authority hereinabove granted shall be the following:

CERTIFICATE OF EXCHANGE SERVICE AUTHORITY

IT IS HEREBY CERTIFIED that RCN New York Communications, LLC is authorized, pursuant to Section 13-405 of the Public Utilities Act, to provide facilities-based local exchange telecommunications services within the State of Illinois.

IT IS FURTHER ORDERED that RCN New York Communications, LLC file with this Commission a tariff consisting of its rates, rules and regulations, to be effective upon proper filing before commencing service.

IT IS FURTHER ORDERED that 83 III. Adm. Code Parts 710, 735, and 735.180 be, and are hereby, waived as set forth in Findings (5) and (6) above.

IT IS FURTHER ORDERED that as a condition of these Certificates, RCN New York Communications, LLC be and is hereby, directed to establish books of account such that revenues from its telecommunications services, subject to the public utility revenue tax, are segregated from the revenues derived from other business activities not regulated by the Commission.

IT IS FURTHER ORDERED that RCN New York Communications, LLC shall comply with the requirements of Section 13-901 of the Act regarding the provision of operator services and any rules promulgated by the Commission thereto.

IT IS FURTHER ORDERED that pursuant to 83 III. Adm. Code 250, RCN New York Communications, LLC is authorized to maintain its books and records at its principal place of business in Virginia.

IT IS FURTHER ORDERED that subject to the provisions of Section 10-113 of the Public Utilities Act and 83 III. Adm. Code 200.880, this Order is final; it is not subject to the Administrative Review Law.

By Order of the Commission this 19th day of December, 2007.

(SIGNED) CHARLES E. BOX

CHAIRMAN

Exhibit 7

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

Crown Castle NG Central LLC

19-0124

Petition for Withdrawal of its Certificates

of Service Authority.

<u>ORDER</u>

By the Commission:

On February 7, 2019, Crown Castle NG Central LLC ("Petitioner") filed a petition requesting that the Illinois Commerce Commission ("Commission") cancel its Certificates of Service Authority to provide competitive facilities-based and resold local exchange and interexchange telecommunications service in Illinois, pursuant to Sections 13-403,13-404 and 13-405 of the Public Utilities Act ("Act"). 220 ILCS 5/13-403; 220 ILCS 5/13-404; 220 ILCS 5/13-405. The certificates were granted in Docket No. 02-0846 on March 12, 2003.

Petitioner states that on December 31, 2018, it was consolidated into Crown Castle Fiber LLC, a New York limited liability company. Crown Castle Fiber LLC is authorized to provide resold and facilities-based local exchange and interexchange telecommunications services pursuant to Certificates granted in Docket No. 07-0429 on December 17, 2007. Since Petitioner no longer exists as a separate entity, it no longer requires the Certificates. Effective January 1, 2019, Crown Castle Fiber LLC provides telecommunications services to Petitioner's customers pursuant to Crown Castle Fiber LLC's Certificates and under the same rates, terms and conditions as the services previously provided pursuant to individually negotiated contracts with Petitioner. Petitioner's customers were notified of the consolidation pursuant to the terms of individually negotiated contracts. Since all of the information necessary to grant the requested relief is contained in the petition, no hearing is necessary.

The Commission finds that, since all of Petitioner's customers in Illinois are served by Crown Castle Fiber LLC, cancellation of Petitioner's Certificates of Service Authority will not deprive Illinois residents of any necessary telecommunications service and is not otherwise contrary to the public interest. Petitioner's tariffs should also be cancelled. If Petitioner has not already done so, Petitioner should file its 2018 Annual Report within 60 days.

The Commission, having reviewed the entire record herein, is of the opinion and finds that:

- (1) Petitioner, Crown Castle NG Central LLC, is a Delaware limited liability corporation certificated to provide telecommunications services to customers in Illinois and is a telecommunications carrier within the meaning of Section 13-202 of the Act. 220 ILCS 5/13-202;
- (2) the Commission has jurisdiction over Petitioner and the subject matter herein;
- (3) on March 12, 2003 in Docket No. 02-0846, Petitioner was granted Certificates of Service Authority to provide resold competitive facilities-based and resold local exchange and interexchange telecommunications service in Illinois, pursuant to Sections 13-403,13-404 and 13-405 of the Act;
- (4) on February 7, 2019, Petitioner filed a petition to cancel the Certificate of Service Authority previously granted in Docket No. 02-0846;
- (5) insofar as Petitioner's customers in Illinois are served by Crown Castle Fiber LLC, cancellation of Petitioner's Certificates of Service Authority will not deprive Illinois residents of any necessary telecommunications service and is not otherwise contrary to the public interest;
- (6) Petitioner should file its 2018 Annual Report within 60 days;
- (7) Petitioner's tariffs should also be canceled; and
- (8) the petition should be granted.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that the petition of Crown Castle NG Central LLC to cancel the Certificates of Service Authority previously granted in Docket No. 02-0846 is granted.

IT IS FURTHER ORDERED that Crown Castle NG Central LLC should file its 2018 Annual Report within 60 days.

IT IS FURTHER ORDERED that Crown Castle NG Central LLC's tariffs are canceled.

IT IS FURTHER ORDERED that pursuant to Section 10-113(a) of the Public Utilities Act and 83 III. Adm. Code 200.880, any application for rehearing shall be filed within 30 days after service of the Order on the party.

IT IS FURTHER ORDERED that subject to the provisions of Section 10-113 of the Public Utilities Act and 83 III. Adm. Code 200.880, this Order is final; it is not subject to the Administrative Review Law.

19-0124

By Order of the Commission this 6th day of March, 2019.

(SIGNED) BRIEN SHEAHEN

Chairman

STATE OF ILLINOIS

ILLINOIS COMMERCE COMMISSION

Sunesys, LLC :

19-0126

Petition for Withdrawal of its Certificate

of Service Authority.

<u>ORDER</u>

By the Commission:

On February 7, 2019, Sunesys, LLC ("Petitioner") filed a petition requesting that the Illinois Commerce Commission ("Commission") cancel its Certificates of Service Authority to provide competitive facilities-based and resold local exchange and interexchange telecommunications service in Illinois, pursuant to Sections 13-403,13-404 and 13-405 of the Public Utilities Act ("Act"). 220 ILCS 5/13-403; 220 ILCS 5/13-404; 220 ILCS 5/13-405. The certificates were granted in Docket No. 06-0668 on November 29, 2006.

Petitioner states that on December 31, 2018, it was consolidated into Crown Castle Fiber LLC, a New York limited liability company. Crown Castle Fiber LLC is authorized to provide resold and facilities-based local exchange and interexchange telecommunications services pursuant to Certificates granted in Docket No. 07-0429 on December 17, 2007. Since Petitioner no longer exists as a separate entity, it no longer requires the Certificates. Effective January 1, 2019, Crown Castle Fiber LLC provides telecommunications services to Petitioner's customers pursuant to Crown Castle Fiber LLC's Certificates and under the same rates, terms and conditions as the services previously provided pursuant to individually negotiated contracts with Petitioner. Petitioner's customers were notified of the consolidation pursuant to the terms of individually negotiated contracts. Since all of the information necessary to grant the requested relief is contained in the petition, no hearing is necessary.

The Commission finds that, since all of Petitioner's customers in Illinois were consolidated with Crown Castle Fiber LLC, cancellation of Petitioner's Certificates of Service Authority will not deprive Illinois residents of any necessary telecommunications service and is not otherwise contrary to the public interest. Petitioner's tariffs should also be cancelled. If Petitioner has not already done so, Petitioner should file its 2018 Annual Report within 60 days.

The Commission, having reviewed the entire record herein, is of the opinion and finds that:

- (1) Petitioner, Sunesys, LLC, is a Delaware limited liability company certificated to provide telecommunications services to customers in Illinois and is a telecommunications carrier within the meaning of Section 13-202 of the Act. 220 ILCS 5/13-202;
- (2) the Commission has jurisdiction over Sunesys, LLC and the subject matter herein;
- (3) on November 29, 2006, in Docket No. 06-0668, Sunesys, LLC was granted Certificates of Service Authority to provide resold competitive facilities-based and resold local exchange and interexchange telecommunications service in Illinois, pursuant to Sections 13-403,13-404 and 13-405 of the Act;
- (4) on February 7, 2019, Sunesys, LLC filed a petition to cancel the Certificate of Service Authority previously granted in Docket No. 06-0668;
- (5) insofar as Sunesys, LLC's customers in Illinois have been consolidated with Crown Castle Fiber LLC, cancellation of Sunesys, LLC's Certificates of Service Authority will not deprive Illinois residents of any necessary telecommunications service and is not otherwise contrary to the public interest;
- (6) Sunesys, LLC should file its 2018 Annual Report within 60 days;
- (7) Sunesys, LLC's tariffs should also be canceled; and
- (8) the petition should be granted.

IT IS THEREFORE ORDERED by the Illinois Commerce Commission that the petition of Sunesys, LLC, to cancel the Certificates of Service Authority previously granted in Docket No. 06-0668 is granted.

IT IS FURTHER ORDERED that Sunesys, LLC should file its 2018 Annual Report within 60 days.

IT IS FURTHER ORDERED that Sunesys, LLC's tariffs are canceled.

IT IS FURTHER ORDERED that pursuant to Section 10-113(a) of the Public Utilities Act and 83 III. Adm. Code 200.880, any application for rehearing shall be filed within 30 days after service of the Order on the party.

IT IS FURTHER ORDERED that subject to the provisions of Section 10-113 of the Public Utilities Act and 83 III. Adm. Code 200.880, this Order is final; it is not subject to the Administrative Review Law.

19-0126

By Order of the Commission this 6th day of March, 2019.

(SIGNED) BRIEN SHEAHEN

Chairman